# **EXHIBIT A**

MAR-01-2007 THU 10:18 AM CARNEGIE LTD

FAX NO. 212 843 9435

P. 01

Sloan Securities Corp. 444 Madison Avenue, 23<sup>rd</sup> Floor New York, NY 10022

December 27, 2004

Drinks Americas Holdings, Ltd.
And Drinks Americas, Inc.
372 Danbury Road
Wilton, CT 06897
Attn: Bruce Klein, Chairman

Re: Investment Banking Agreement

Dear Bruce;

This letter confirms the agreement ("Agreement") of Drinks Americas, Inc. and its affiliated companies, (referred to herein as the "Company") to retain Sloan Securities Corp. ("SSC"), to provide during the Term (as hereinafter defined), the services described below.

- 1. <u>Services</u> SSC agrees to perform such of the following financial advisory and investment banking services ("<u>Services</u>") as the Company reasonably and specifically requests:
- 1.1 Advisory Services. SSC will (i) familiarize itself to the extent it deems appropriate and feasible with the business, operations, properties, financial condition and prospects of the Company; (ii) advise the Company's management in corporate finance, structuring the nature, extent and other parameters of any transaction; and (iii) evaluate financial matters and assist in financial arrangements and investment banking transactions, including assistance and advice with regard to maximization of shareholder value. In consideration of such financial advisory services and as a material inducement for SSC to enter into this Agreement, the Company shall pay to SSC upon the closing of the Bridge Financing (as hereinafter defined) the sum of Thirty Five Thousand Dollars (\$35,000). The foregoing compensation shall be in addition to any other compensation and reimbursement of expenses described herein.
- 1.2 Financing. The Company is also engaging SSC, except as contemplated in Section 7.9 of this Agreement, on a exclusive basis to use its reasonable efforts to introduce the Company to corporations, partnerships, mutual funds, hedge funds, accredited investors, investment partnerships, securities firms, lending and other institutions and entities (collectively, if introduced by SSC "Entity or Entities") which may engage in or provide financing in the range of Six Million (\$6,000,000.00) Dollars to Ten Million (\$10,000,000.00) Dollars to the Company in the form of equity or equity-linked securities of the Company. The specific terms and conditions of the Financing shall ultimately be agreed to by the Company and the Entities after good faith negotiations, subject to market conditions. As used herein, the term

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"Entitles" also means and includes any party, which is directly or indirectly connected with or related to one of the Butities described above including, without limitation, all affiliates as well as any referral from any of the Entities. The Financing will be made in accordance with the exemption from the registration requirements of the Securities Act of 1931, as amended, and the rules and regulations promulgated thereunder (collectively, the "Act") provided by Regulation D under the Act ("Regulation D") and the qualification and registration requirements of applicable state and foreign securities or blue sky laws and regulations. If requested by SSC, the Company will, at the closing of the Financing, furnish SSC with the same favorable opinion of its outside counsel as is furnished to the investors, addressed to SSC or together with a letter from such counsel that SSC may rely on its opinion as if directed to SSC. Such opinion will include customary items edutained in legal opinions rendered in connection with Financing transactions, including, among other things, opinions on matters relating to organization and good standing, capitalization, comporate power and authority, and exemption of Financing. In addition, at the closing of the Financing, the Company will provide SSC with the same certificates of the officers of the Company as are furnished to the investors and such other certification, opinions and documents as SSC or its counsel may deem appropriate, in form and substance satisfactory to SSC and its counsel, including any updates of the Company's representations and warranties set forth herein. Prior to the consummation of the Financing, it is also contemplated that SSC shall use reasonable efforts to introduce the Company to Emities for the purposes of providing bridge financing (the "Bridge Financing") to the Company of up to \$550,000 on ferms substantially set forth in the Bridge Ferm Sheet, attached hereto as Schedule B.

- Reasonable Efforts. SSC agrees to devote such time and effort to the affairs of the Company as is reasonable and adequate to render the Services contemplated by this agreement. The Company understands and agrees that SSC shall not be responsible for the performance of any services which may be rendered hereunder without the Company providing the necessary information in writing prior thereto, nor shall SSC include any services that constitute the rendering of any legal opinions or performance of work that is in the ordinary purview of the Certified Public Accountant. SSC does not guarantee results on behalf of the Company, but shall pursue all reasonable avenues available through its network of contacts. At such time as an interest is expressed by a third party in the Company's needs, SSC shall notify the Company and advise it as to the source of such interest and any terms and conditions of such interest.
- SSC's sole compensation in connection with the Financing and Bridge Financing shall be a "Financing Fee" (as set forth in Section 4 below) upon consummation of the applicable financing in any form with any Entity introduced by SSC to the Company.
- 1.5 The Company acknowledges that SSC's responsibilities shall be limited to the foregoing, and that SSC shall have no responsibility for fulfilling any reporting or filing requirements of the Company pursuant to applicable federal and state securities laws. In addition, the Company expressly acknowledges and agrees that SSC's obligations hereunder are on a reasonable best effort basis only and that the execution of this Agreement does not constitute a commitment by SSC to purchase the securities or any other securities of the

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Company and does not ensure the successful placement of the securities or any portion thereof.

2. Term

This Agreement shall take effect immediately upon execution and shall continue for an initial term of one hundred eighty (180) days ("Term"). Thereafter the Agreement will terminate unless renewed by the parties in writing. Notwithstanding the expiration or termination of this Agreement, the indemnification, contribution, reimbursement and "tail" obligations of the Company shall survive and all previously paid fees (including, without limitation, any securities previously issued to SSC) shall be retained by SSC on a non-accountable basis.

#### 3. Information

In connection with SSC's engagement hereunder, the Company will furnish SSC and any prospective Entity with any information concerning the Company that SSC reasonably deems appropriate and will provide SSC and prospective Entities with reasonable access to the Company's officers, directors, accountants, counsel and other advisors, subject to the Company's non-disclosure agreement. In addition, SSC shall be kept fully informed of any events that are reasonably likely to have a material effect on the financial condition of the Company. The Company represents and warrants to SSC that all such information concerning the Company and all private placement materials, whether in the form of a letter, circular, memorandum, notice or otherwise to be used in selling the securities ("Materials") will be true and accurate in all material respects and will not contain any untrue statement of a material fact or omit to state a material fact necessary in order to make the statements therein not misleading in light of the circumstances under which such statements are made. The Company acknowledges and agrees that SSC will not undertake any "due diligence" investigation and will be using and relying upon the information supplied by the Company and its officers, agents and others, the Materials, and any other publicly available information concerning the Company.

#### Pees

In consideration of SSC's services, SSC shall be entitled to receive, and the Company hereby agrees to pay to SSC, the following:

4.1 Financing Fees. (a) Unless otherwise provided herein, either (i) upon closing of a Financing Entities introduced by SSC to the Company or (ii) upon rejection by the Company of a Financing by an Entity introduced by SSC that is ready willing and able to consummate the Financing on terms the Company had previously agreed (a "Late Rejection"), SSC shall receive a Financing Fee payable by wire transfer or by other immediate available funds equal to 5% of the Financing Amount (as defined below), and shall be paid as proceeds are received by the Company from each Financing, or promptly following a Late Rejection. Any portion of SSC's Financing Fee that is attributable to proceeds to be received by the Company upon the occurrence of a future event, or the satisfaction of a contingency shall be paid when the

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event occurs or the contingency is satisfied and the funds are received by the Company. In addition to the foregoing, upon consummation of a Financing or promptly following a Late Rejection, the Company will issue to SSC and/or its designee(s) warrants (the "Warrants") to purchase such number of securities as shall be equal to 5% of the number of securities (including stock and warrants) issued to (or which would have been issued in the case of a Late Rejection) investors in the Financing at the same per share price or exercise price applicable to securities sold in the Financing. The Warrants shall be exercisable for a period of five years from the date of closing with an exercise price equal to the effective per price share paid by the Entities participating in the Financing. The terms of the Warrants shall be set forth in one or more agreements (the "Warrant Agreements") in form and substance reasonably satisfactory to SSC and the Company. The Warrant Agreements shall contain customary terms, including without limitation, provisions for change of control corporate and full ratchet price protection antidilution (except for compensatory stock options) and registration rights consistent with the registration rights granted to the Entities. In addition, the Company shall also be responsible for SSC's reasonable legal fees and expenses incurred in connection with any Financing or a Late Rejection not to exceed \$30,000 in the aggregate to be paid at the initial closing of the Financing or promptly following the Late Rejection.

- (b) Unless otherwise provided herein, either (i) upon closing of a Bridge Financing with Entities introduced by SSC to the Company or (ii) a Late Rejection by the Company relating to a Bridge Financing by an Entity introduced to the Company by SSC, SSC shall receive a Financing Fee payable by wire transfer or by other immediate available funds equal to 10% of the Financing Amount (as defined below), and shall be paid as preceeds are received by the Company from each closing of the Bridge Financing, or promptly following a Late Rejection. Any portion of SSC's Financing Fee that is attributable to proceeds to be received by the Company upon the occurrence of a future event, or the satisfaction of a contingency shall be paid when the event occurs or the contingency is satisfied and the proceeds are received by the Company. In addition, the Company shall also be responsible for SSC's reasonable legal fees and expenses incurred in connection with the Bridge Financing or a Late Rejection not to exceed \$10,000 in the aggregate to be paid at the initial closing of the Financing or promptly following the Late Rejection.
- (c) It is understood and agreed that to the extent the Company consummates any financing transaction within one year following the expiration or termination of this Agreement with an Entity or Entities introduced by SSC to the Company during the Term, the Company shall pay SSC upon the consummation of such financing a "tail" fee equal to the financing fees which would have otherwise been payable to SSC had such financing been consummated during the Term as described above. In furtherance of the foregoing, within fifteen business days following the expiration or termination of this Agreement SSC shall provide the Company with a written list of Entities introduced to the Company during the Term.
- 4.2 SSC's Financing Fee shall have been earned and shall be payable to SSC upon consummation of any Financing (or pursuant to a Late Rejection) which occurs during the term of this Agreement with Entities introduced by SSC to the Company. It is intended that

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"introduced" shall have its commonly understood meaning in Financings such as those contemplated in this Agreement. Moreover, an Entity shall be deemed to have been introduced by SSC to the Company if (i) SSC has taken any steps to develop or communicate a specific by SSC to the Company to that Entity, even if that Entity has previously been known to the Company or (ii) SSC merely brings such Entity to the attention of the Company, provided that the Company had no prior contacts with that Entity. In addition, no fee payable by the Company to any agent, lender or investor shall reduce or otherwise affect any fee payable by the Company to SSC hereunder.

4.3 As used herein, the term "Financing Amount" shall mean the gross amount of all consideration, including without limitation to, all cash, cash equivalents, stock, warrants, and/or assets that is exchanged or provided to the Company or its shareholders, affiliates, or subsidiaries in a Financing, or which would have been provided to such individuals or entities but for a Late Rejection.

### 5. Non-Circumvent.

In order to prevent the Company from circumventing SSC's position with an Entity, the Company agrees that whether or not any Financing concerning the Company is completed, for a twelve month period commencing from the date of this Agreement, without the prior express written consent of SSC, that the Company will not (2) contact an Entity introduced to the Company by SSC during the term of this Agreement in order to (i) deprive SSC of the fees it is entitled pursuant to this Agreement or (ii) arrange any other type of transaction with such an Entity introduced to the Company with SSC; or (b) otherwise circumvent SSC's right to earn a fee pursuant to this Agreement or otherwise with respect to Entities introduced to the Company with SSC in any manner whatsoever.

### 6. Indemnification

The Company shall indomnify SSC under the indomnification provisions attached hereto as Schedule A and made a part hereof.

### 7. General Provisions.

7.1 Any and all claims, disputes, or controversics arising out of this Agreement will be resolved by arbitration before the American Arbitration Association ("AAA") and that with respect to this Agreement, a party may seek injunctive relief and ancillary damages before the AAA. Each party irrevocably consents to subject matter jurisdiction before the AAA. The parties shall restrict themselves to claims for compensatory damages and so claims shall be made by any party for punitive or similar damages. The parties agree that any award or decision by the AAA shall be final and binding upon the parties and a judgment may be entered in a court of competent jurisdiction upon such award or decision. The parties agree that the situs of any arbitration or legal proceedings hereunder shall be the City of New York.

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- 7.2 This Agreement may not be amended or modified except in writing signed by both parties to the Agreement.
- 7.3 All notices and other communications hereunder shall be deemed given upon (a) the sender's confirmation of receipt of a facsimile transmission to the recipient's facsimile number set forth below, (b) confirmed delivery by a standard overnight carrier to the recipient's address set forth below, or (c) delivery by hand to the recipient's address set forth below (or, in each case, to or at such other facsimile number or address for a party as such party may specify by notice given in accordance with this Section 7.3):
  - (a) If to the Company, to:

Drinks Americas, Inc. 372 Danbury Road Wilton, CT 06897 Attn: Bruce Klein Fax: (203) 762-8992

(b) If to SSC, to:

James C. Ackerman Sloan Securities Corp. Two Executive Drive Fort Lee, NJ 07024 Fax: (201) 592-0695

- 7.5 SSO shall perform its services hereunder as an independent contractor and not as an employee of the Company or an affiliate thereof. It is expressly understood and agreed to by the parties hereto that SSC shall have no authority to act for, represent or bind the Company or any affiliate thereof in any manner, except as may be agreed to expressly by the Company in writing from time to time.
- 7.6 The Company hereby represents that it is a sophisticated business enterprise that has retained SSC for the limited purposes set forth in this letter, and the perties acknowledge and agree that their respective rights and obligations are contractual in nature. Each party disclaims an intention to impose fiduciary obligations on the other by virtue of the engagement contemplated by this letter.
- 7.7 Neither the execution and delivery of this Agreement by the Company nor the consummation of the transactions contemplated hereby will, directly or indirectly, with or without the giving of notice or lapse of time, or both: (i) violate any provisions of the Cartificate of Incorporation or By-laws of the Company; or (ii) violate, or be in conflict with, or constitute default under, any agreement, lease, mortgage, debt or obligation of the Company or require the

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payment, any pre-payment or other penalty with respect thereto. The Company has all requisite power and authority to enter into and perform its obligations under this Agreement. This Agreement has been duly executed and delivered and constitutes valid and binding obligations of the Company, enforceable against the Company in accordance with their respective terms.

- 7.8 In the event that other services are required and/or transactions which are the result of SSC's efforts that are not as contemplated herein, the parties hereto shall negotiate in good faith to determine a mutually acceptable level of compensation in such an eventuality.
- 7.9 SSC is aware that the Company will attempt to secure additional financing through debt or equity offerings, or otherwise. Such financing, if raised, will be used to repay the Bridge financing and for working capital. In the event the Company is successful with these efforts, SS will not be entitled to compensation under this Agreement unless it had introduced the Entity that provided such financing to the Company. Notwithstanding the foregoing, the Company agrees that it will dease all efforts with respect to the foregoing on receipt of written notice by SSC that it expects to begin marketing efforts with respect to the Financing within the succeeding 14 days
- 7.10 SSC acknowledges that the Company's shareholders have entered into a Exchange Agreement whereby, among other things, the Company will become a subsidiary of a public company named Gournet Group, Inc. the Company's shareholders will acquire a majority interest in the public company (the "Reverse Acquisition") and Gournet Group, Inc. will change its name to Drinks Americas Holdings, Ltd. ("Holdings"). Promptly after the closing of the Reverse Acquisition, the Company will cause Holdings to assume and reissue the Bridge Note described on Schedule B attached hereto and to execute this letter agreement on its own behalf. On execution of this letter by Holdings the defined term "Company" referred to in this Agreement will automatically become Drinks Americas Holdings, Ltd. and its affiliated companies.

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	December 20, 200					
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•	If the foregoing is attention.	acceptable to you, p	lease sign and return the	enclosed copy	f this letter to my	
٠	. Very traly yours,					
•	SLOAN SECURIT	IES CORP.				
•	James C. Acker Chief Executive	man Officer and Preside	nt			
· ·	AGREED AND ACL	CEPTED THIS TEMBER, 2004:				
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# **EXHIBIT B**

, President December 20, 2004 Page 12

### Schedule B

## BRIDGE FINANCING TERM SHEET

Company:	Initially Drinks Americas' Inc. (Drinks") to be assumed by Drinks Americas Holdings, Ltd. (the "Company") on the closing of the Reverse Acquisition.
Placement Agent:	Sloan Securities Corp. ("SSC" or "Agent")
Amount:	\$550,000
Investment:	Senior Convertible Promissory Notes ("Notes") and warrants (the "Warrants").
Terms of the Notes:	
Maturity Date:	The Notes shall mature upon the earlier of (i) one year after the date of issuance or (ii) consummation of any financing transaction by Drinks or the Company with a minimum gross proceeds of \$6 million. Nothwithstanding the foregoing, at the holders' option, the Notes shall be satisfied, in whole or in part, from the proceeds of any debt or equity financing consummated by the Company.
Payment Terms:	Principal and accrued interest on the Notes shall become due and payable in one installment on the one year anniversary of the date of issuance.
Interest Rate:	10% per annum, calculated on actual calendar days elapsed and a 360-day year basis. Interest shall be paid in cash.
Security:	The Notes shall be unsecured obligations of Drinks, but drinks will not issue secured obligations to any third party without the Note holder's consent while the Notes are outstanding.
Conversion:	The Notes shall, at any time and at the holders of the Notes option, convert into the equity or other securities sold in the Financing that is contemplated in connection with the investment banking agreement in which this term sheet forms a part (hereinafter the "IB Financing") at the lower of \$.75 per share or the price per share of the IB Financing.
Terms of the Warrant:	The purchasers of Notes shall receive 100% Warrant coverage so that assuming all \$500,000 of principal amount of Notes are sold, such purchasers would receive five-year warrants to purchase 500,000 shares of common stock at an exercise price equal to the price per share of securities sold in the IB Financing. Alternatively, in the event the IB Financing is not consummated on or before June 1, 2005, the exercise price and other conversion features of the Warrants from such point forward shall be \$1 per share. The Warrants shall contain customary corporate antidilution adjustments in the event of stock splits, stock dividends, and recapitalizations and "full ratchet" price protection (except for compensatory stock options). The Warrant shall contain a "cashless exercise" feature.

December 20, 2004

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Securities Purchase Agreement:	The parties will use commercially reasonable efforts to execute a definitive securities purchase agreement (the "Securities Purchase Agreement") and other appropriate documents on or prior to December 31, 2004. The Securities Purchase Agreement will contain representations, warranties, conditions and covenant customary for transactions of this type. The Securities Purchase Agreement shall be governed by and construed in accordance with the law of the State of New York.		
Conditions to Closing:	Closing subject to negotiation of definitive legal documents.		
Use of Proceeds:	Proceeds from the investment shall be used for working capital purposes only.		
Fees and Expenses:	Upon consummation of the Bridge Financing, the Company shall pay to SSC a cash fee equal to 10% of the principal amount of Notes issued in the Bridge Financing Each party will bear its own expenses relating to the transactions contemplated hereby, except that the Company shall pay the reasonable fees and expenses of Littman Krooks LLP, counsel to the Agent, not to exceed \$10,000.		
Other Terms:	The parties recognize that matters material to the transactions contemplated hereby that are not addressed in this Term Sheet may be raised by one another for inclusion in the Securities Purchase Agreement.		
Non-Binding Term Sheet; Exceptions:	The parties acknowledge that this is a non-binding term sheet and no party shall be under any obligation to the other unless and until a Securities Purchase Agreement is executed.		

# **EXHIBIT C**

### AMENDMENT NO. 1 TO INVESTMENT BANKING AGREEMENT

THIS AMENDMENT, dated February 24, 2005 (this "Amendment"), between Drinks Americas, Inc., a Delaware corporation (the "Company"), and Sloan Securities Corp., a New Jersey corporation ("SSC").

### MITDESSETH

WHEREAS, the parties hereto have heretofore entered into an Investment Banking Agreement, dated December 27, 2004 (the "Agreement"); and

WHEREAS, the Company and SSC wish to amend the Agreement to, among other things, increase the amount to be raised under the Bridge Financing.

NOW, THEREFORE, the parties hereto, in consideration of the mutual promises herein contained and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, hereby agree to amend the Agreement as follows:

- Definitions: References: Continuation of Agreement. Unless otherwise specified herein, each term used herein that is defined in the Agreement shall have the meaning assigned to such term in the Agreement. Each reference to "hereof," "hereto," "herein" and "hereby" and each other similar reference, and each other similar reference, contained in the Agreement shall from and after the date hereof refer to the Agreement as amended hereby. Except as amended hereby, all terms and provisions of the Agreement shall continue unmodified and marin in full force and effect.
  - 2. Amendments to the Agreement. The following changes shall be made to the Agreement;
- (a) The last sentence of Section 1,2 shall be amended in its entirety to reads as follows:

"Prior to the consummation of the Financing, it is also contemplated that SSC shall use reasonable efforts to introduce the Company to Entities for the purposes of providing bridge financing (the "Bridge Financing") to the Company of up to \$1,000,000 on terms substantially set forth in the Bridge Term Sheet, attached hereto as Schedule R."

(b) The first sentence of Section 2 shall be amended in its entirety to reads as follows:

"This Agreement shall take effect on February 24, 2005 and shall continue for an initial term of one hundred eighty (180) days therefrom (the "Torm").

(c) The Term Sheet shall be amended, to the extent necessary, to reflect the amendments referred to above. In addition, the Conversion Price described therein shall be amended to mean the lower of (f) \$0.45 per share or (ii) the price per share in the 1B Financing.

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3. Counterparts. This Amendment may be executed in counterparts, all of which shall be one, and the same, agreement.

4. Governing Law. This Amendment shall be governed by and construct in accordance with the laws of the State of New York.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be duly executed on the date first above written.

SLOAN SECURITIES CORP.

DRINKS AMERICAS, INC.

James C. Ackerman

President and Chief Executive Officer

Bruce Klein

Chairman of the Board

# **EXHIBIT D**

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1
                      UNITED STATES SUPERIOR COURT
                      DISTRICT OF NEW JERSEY
 2
                      CIVIL ACTION NO. 07 Civ. 5590
 3
     PHILLIP KASSAI,
                   Plaintiffs, :
                                      DEPOSITION OF:
 5
             -vs-
                                      JAMES L. ACKERMAN
     DRINKS AMERICA HOLDINGS, :
     LTD.,
 7
                   Defendants.
 9
10
                      TRANSCRIPT of testimony as taken
11
    by and before HELEN DOHOGNE, a Certified Shorthand
12
     Reporter and Notary Public of the State of New
13
     Jersey, at the law offices of SLOAN SECURITIES,
14
    Two Executive Drive, Fort Lee, New Jersey, on
15
     December 17, 2007, commencing at 11:50 a.m.
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1	APPEARANCES:
2	MOSKOWITZ & BOOK 1372 Broadway
3	New York, New York 10018 (212) 221-7999
4	BY: SUSAN J. WALSH, ESQ. Attorneys for the Plaintiffs
5	SHELDON H. GOPSTEIN, ESQ.
6	130 West 42nd Street New York, New York 10030
7	(212) 363-2400 Attorneys for the Defendants
8	THE HAMBURGER LAW FIRM
9	West Palisade Avenue & James Street Englewood, New Jersey 07631
10	BY: ROBERT ROSS, ESQ. (201) 705-1200
11	For the Witness
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1				(Deposition	subpoena	is	marked	as
2	D-E :	for	identif	ication.)				
3				(Deposition	subpoena	is	marked	as

- 4 D-F for identification.)
- 5 JAMES L. ACKERMAN,
- 6 Two Executive Drive
- 7 Fort Lee, New Jersey, sworn:
- 8 DIRECT EXAMINATION BY MR. GOPSTEIN:
- 9 Q. Good morning, Mr. Ackerman. My
- 10 name is Sheldon Gopstein. I represent Drinks
- 11 Americas Holdings, Ltd., the defendant in an
- 12 action brought by Phillip Kassai now pending in
- 13 the United States District Court for the Southern
- 14 District of New York.
- 15 I'm going to ask you some questions
- 16 here today. You're under oath. Do you understand
- 17 the meaning of your oath?
- 18 A. Yes.
- 19 Q. And I want to first show you what
- 20 has been marked previously as Defendant's Exhibits
- 21 E and F. They are the deposition subpoenas.
- 22 Did you receive those subpoenas and
- 23 are you testifying in connection with those
- 24 subpoenas here today?
- 25 A. Yes, but I'm not appearing at the law

- 1 office of Sheldon H. Gopstein. We're doing the
- 2 deposition here at my office at Two Executive
- 3 Drive.
- 4 Q. Other than the location, are you

- 5 testifying here today pursuant to those subpoenas?
- 6 A. Yes.
- 7 Q. And what is your capacity with
- 8 respect to Sloan Securities Corp.? What is your
- 9 title?
- 10 A. I am the CEO and president.
- 11 Q. And with respect to Sloan Equity
- 12 Partners, are you -- what is your affiliation?
- 13 A. I am a minority partner.
- 14 Q. Did you get a chance to -- when you
- 15 received the subpoenas did you get a chance to
- 16 look at the request for documents?
- 17 A. Yes.
- 18 Q. Did you make a diligent search for
- 19 documents that are called for in the subpoenas?
- 20 A. We have not had sufficient time to do a
- 21 full search.
- 22 Q. How much time do you think you
- 23 would need to do a full search for the subpoena --
- 24 I'm sorry, for the documents that are called for
- in the respective subpoenas?

- 1 A. Through counsel I had indicated that I
- 2 thought we'd be okay by the first week in January.
- 3 Q. Okay. And so with that
- 4 understanding and having spoken with your counsel
- 5 before, we're going to proceed with the deposition
- 6 here today and I'm going to ask you as many

- 7 questions as I can relevant to the case and about
- 8 the documents that you have produced.
- 9 We're obviously going to need to
- 10 keep the deposition record open pending the
- 11 production of additional documents.
- 12 Q. Mr. Ackerman, have you ever been
- 13 deposed before?
- 14 A. Yes.
- 15 Q. In a litigation or by the NESD?
- 16 A. By FINRA.
- 17 Q. Have you ever been deposed in any
- 18 court case of any kind other than a regulatory
- 19 proceeding?
- 20 A. Good question.
- 21 Q. Every once in a while I ask a good
- 22 question.
- 23 A. I don't believe so.
- Q. Have you ever been a party to a
- 25 lawsuit, a plaintiff or a defendant to any

- 1 lawsuit?
- 2 A. Yes.
- 3 Q. Could you just briefly tell me
- 4 about that?
- 5 A. Sure. I owned a car that my wife was
- 6 driving while she was four or five months pregnant
- 7 and a cab driver who was not paying attention

- 8 plowed into her in New York City.
- 9 Q. We don't need to go any further.
- 10 A. Oh, I'm sorry.
- 11 Q. You were involved in an auto
- 12 dispute that turned into some kind of a
- 13 litigation?
- 14 A. Correct.
- 15 Q. Right?
- 16 Have you been involved as a
- 17 plaintiff or a defendant in a lawsuit other than
- 18 the car accident?
- 19 A. Is an arbitration through FINRA considered
- 20 litigation?
- Q. Okay. Let's clarify that. Yes.
- 22 Let me --
- 23 A. Sure.
- Q. Let's include litigation or
- 25 arbitration.

- 1 A. The answer is yes.
- 2 Q. What arbitrations have you been
- 3 involved in?
- 4 A. I have brought an arbitration against a
- 5 former registered rep of Sloan Securities.
- 6 Q. What is the name of that registered
- 7 rep?
- 8 A. Harry Friedman.
- 9 Q. Does that have anything whatsoever

- 10 to do with Drinks Americas or Phil Kassai?
- 11 A. No.
- MR. ROSS: I can represent to you
- 13 that none of the current litigations which are the
- 14 only ones that Mr. Ackerman will testify to have
- 15 anything to do with Drinks Americas.
- 16 Q. All right. Let's go then to
- 17 regulatory proceedings. Have you or your firm
- 18 been the subject of any regulatory proceedings by
- 19 NESD now FINRA, New York Stock Exchange or any
- 20 others?
- 21 A. Yes.
- 22 Q. Please describe those.
- MR. ROSS: Do the best you can.
- 24 You're the witness.
- 25 A. Do you want me going back? Do you want me

- answering questions about irrelevant things? I
- 2 need a little guidance here.
- 3 Q. All right. It's difficult to know
- 4 before you answer the question whether the subject
- 5 matter is relevant or not.
- 6 A. As a broker dealer regulated by FINRA we
- 7 are subject to examinations roughly every two
- 8 years. We are always asked questions and we are
- 9 always examined by them and have been on a regular
- 10 basis since our founding in 1987.

- 11 Q. Have any investigations by FINRA,
- 12 and by that I'm referring to what used to be
- 13 called the NESD as well, let's include FINRA and \*
- 14 NASDAQ together. Have any investigations by FINRA
- 15 resulted in any disciplinary action?
- 16 A. Yes.
- 17 Q. Let's just focus on the ones that
- 18 resulted in some disciplinary action.
- 19 A. Sure. Many years ago I was fined for
- 20 acting as a FINOP. I don't remember whether it
- 21 was \$2,000 or \$3,000. Seven years ago, something
- 22 like that. And then 2003 I believe it was we
- 23 entered into a settlement with what was then the
- 24 NESD. The firm was accused of hanging a
- 25 registered rep's license. We entered into a

- 1 settlement for \$6,000.
- Q. What else?
- 3 A. That's it.
- 4 Q. Those two?
- 5 A. Yes.
- 6 Q. Are there any currently pending
- 7 FINRA investigations or investigations by any
- 8 other regulatory authorities concerning you or
- 9 Sloan Securities Corp.?
- 10 A. Yes.
- 11 Q. Can you tell me the nature of those
- 12 investigations?

- 13 A. They are dealing with the operations of the
- 14 firm. Again, we get reviewed every two years and
- 15 all sorts of parts of the firm get reviewed.
- 16 Q. Okay. In answering one of the
- 17 questions by plaintiff's counsel I thought you
- 18 indicated that there was some sort of an ongoing
- 19 investigation regarding actions taken by Dan Myers
- 20 or the firm in connection with Drinks Americas.
- 21 Is that true?
- 22 A. I'm not sure how to answer that question.
- 23 That's --
- Q. All right. Then --
- 25 A. -- it's a very open ended question. I'm

- 1 not sure how to answer that.
- 2 Q. Let me try to rephrase it then. Is
- 3 there anything ongoing at FINRA regarding
- 4 activities by Dan Myers while he was employed at
- 5 Sloan Securities?
- 6 A. Yes.
- 7 Q. What is the nature of that
- 8 investigation?
- 9 A. A lack of supervision of -- a lack of
- 10 proper supervision of Dan Myers.
- 11 Q. So you are personally being charged
- 12 with a failure to supervise --
- 13 A. Yes.

- 14 Q. -- with respect -- specifically
- 15 with respect to Dan Myers?
- 16 A. Yes.
- 17 Q. Have you been charged with any --
- 18 with a failure to supervise any other employees?
- 19 A. Yes.
- Q. Who was that?
- 21 A. Harry Friedman.
- Q. All right.
- MR. ROSS: I'm not sure that's
- 24 accurate.
- 25 THE WITNESS: You've got to help me

- 1 with this.
- 2 MR. ROSS: At the risk of
- 3 testifying here, I'll just -- let me try to
- 4 clarify what's going on.
- 5 To the extent that the FINRA
- 6 investigation has anything at all to do with
- 7 anything remotely connected to Drinks Americas, it
- 8 is, as Jim stated accurately, a lack of
- 9 supervision over Dan Myers in particular.
- 10 There is no mention whatsoever
- 11 about Drinks Americas, any of the transactions
- 12 that relate to Drinks Americas in particular.
- 13 Mr. \* Myers --
- 14 THE WITNESS: Right --
- MR. ROSS: -- had his own counsel

- 16 and had his own disciplinary action that, you
- 17 know, had nothing to do with Sloan Securities, was
- 18 not represented by our firm or anyone paid for by
- 19 Sloan Securities. He had his own defense counsel,
- 20 so whatever outcome occurred, occurred there.
- 21 As far as what's existing for this
- 22 firm, meaning Sloan Securities Corp. currently,
- 23 the only thing relating to Mr. Myers, Kassai or
- 24 Drinks -- I shouldn't say Mr. Kassai -- nothing
- 25 relates to Mr. Kassai. To the extent that Drinks

- 1 Americas has any relation whatsoever is with
- 2 respect to whatever Mr. Myers' activities were and
- 3 to the extent that that relates to Sloan
- 4 Securities it's an alleged failure to supervise
- 5 Mr. Myers, and any substantive allegations against
- 6 Mr. Myers have been handled by the NESD/FINRA
- 7 separately with Mr. Myers himself.
- 8 BY MR. GOPSTEIN:
- 9 Q. What is the status of the
- 10 proceeding against Sloan Securities today?
- 11 A. Pending.
- 12 Q. Pending. Have you given an
- on-the-record interview at the NESD?
- 14 A. Yes.
- 15 Q. Have you since -- have you received
- 16 a Wells notice?

- 17 A. Yes.
- 18 Q. Have you entered into an AWC?
- 19 A. No.
- 20 Q. So the action -- the procedure is
- 21 just pending?
- 22 A. Correct.
- 23 Q. Are you negotiating a settlement at
- 24 this point?
- 25 A. The matter is pending at this point.

- 1 Q. Does the failure to supervise have
- 2 anything to do with anything that Dan Myers did at
- 3 Signature Bank to your knowledge?
- 4 A. I don't know how to respond to that.
- 5 It's -- there's nothing dealing with Signature
- 6 Bank in the Wells notice. I guess that's the best
- 7 way to put it.
- 8 Q. All right. What activities are you
- 9 alleged to have failed to supervise properly
- 10 according to FINRA?
- 11 A. Just overall acting as a \* proper 24.
- 12 Q. What is it that Mr. Kassai has
- 13 allegedly done wrong that you failed to supervise
- 14 according to FINRA?
- 15 A. Mr. Kassai has not been alleged to have
- 16 done anything wrong.
- 17 Q. What is the nature of your failure
- 18  $\,$  to supervise as you understand it according to the

- 19 FINRA proceeding?
- 20 A. Right now I'm disputing what -- what it is,
- 21 so I'm not sure how to answer your question.
- MR. GOPSTEIN: All right. Let
- 23 me -- to the extent the documents are not
- 24 confidential, I don't believe that they are, I
- 25 would call for the production of the Wells notice

- 1 and any other documents relating to the ongoing
- 2 investigation at FINRA. Mr. --
- MR. ROSS: I'm not sure exactly
- 4 what that request means. I need to see it in
- 5 writing because you're talking about thousands and
- 6 thousands of pages having been produced to FINRA
- 7 most of which I believe was sent electronically,
- 8 so I'm not even sure that I have -- I know I don't
- 9 have copies of the vast majority of it.
- 10 MR. GOPSTEIN: I certainly -- let
- 11 me just be clear. I certainly don't want you to
- 12 produce all the documents to me that you produced
- 13 to FINRA.
- 14 I started off by saying the Wells
- 15 notice. The Wells notice would clearly tell me
- 16 the scope of what they're looking at and what
- 17 they're investigating, so what I'd like to see --
- 18 THE WITNESS: With all due respect,
- 19 why is that any of your business?

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MR. GOPSTEIN: Because it is.

With all due respect, I'm calling

for the production of the Wells notice and the

response to the Wells notice, and if I need to go

further I will.

MR. ROSS: There's been no written
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- 1 response to the Wells notice, and I'd ask you
- 2 for -- for either attorney because I --
- 3 unfortunately I wasn't -- I should have been
- 4 expecting, but I did not expect that we would be
- 5 asked to produce additional documents, and I would
- 6 need a formal request, an amendment to what you
- 7 already have out there.
- 8 MR. GOPSTEIN: I'll be more than
- 9 happy to put it in writing. When you say you
- 10 didn't expect to be asked to produce --
- 11 MR. ROSS: I didn't bring a pad and
- 12 paper to right it down expecting you would ask for
- 13 a host of extra documents.
- 14 MR. GOPSTEIN: That's fine. I'm
- 15 going to send you a written request for at least
- 16 the Wells notice in connection with this
- 17 proceeding, and also obviously we're looking for
- 18 the full production of documents that your client
- 19 indicated he hasn't yet had a chance to produce,
- 20 and we'll talk about the timing of that.
- 21 MR. ROSS: I just want to clarify

- one thing, too, because we exchanged e-mails, you
- 23 and I and Susan collectively on Friday.
- On Friday I produced the documents
- 25 that were able to be located which are pretty

П

- 1 significant. I've got them here in a mini Redwell
- 2 here.
- 3 Mr. Gopstein indicated that they
- 4 were not responsive as to the dates, so I think
- 5 they were -- some documents maybe that preceded
- 6 the ones that we did produce we did have someone
- 7 here pretty much throughout the week trying to
- 8 locate documents.
- 9 I don't know that other documents
- 10 necessarily exist. In other words, what
- 11 Mr. Ackerman has said, it will probably take us
- 12 until the beginning of January to get them
- 13 together.
- 14 What I'm saying is we've had
- 15 someone trying to get them together for the better
- 16 part of a week, and I don't know that there are in
- 17 fact any additional outstanding documents.
- To the extent there are, we'll get
- 19 them together and produce them based on your
- 20 e-mail saying we didn't produce I believe it was
- 21 the `04 documents, but we did produce the `05
- 22 documents.

- MR. GOPSTEIN: Right. I don't want
- 24 to spend a whole lot more time on the record here,
- 25 but I'll certainly confirm that there was a

- 1 production of documents by e-mail on Friday;
- 2 however, it is clear to me that the documents
- 3 weren't complete, and that's why I sent you my
- 4 e-mail, and it's even clearer now that your client
- 5 has said he just doesn't know whether this is a
- 6 complete production, hasn't had a chance to
- 7 determine whether it is or it isn't.
- 8 THE WITNESS: Correct.
- 9 MR. GOPSTEIN: I have good reason
- 10 to believe it's not.
- MR. ROSS: Okay.
- MR. GOPSTEIN: Let's just leave it
- 13 at that and hopefully --
- MR. ROSS: Okay.
- MR. GOPSTEIN: -- we'll get --
- MR. ROSS: To the extent you're
- 17 going to ask for additional documents today on the
- 18 record that were not part of either of the
- 19 subpoenas, I'm going to request those in writing.
- MR. GOPSTEIN: You got it.
- 21 BY MR. GOPSTEIN:
- 22 Q. Mr. Ackerman, when is the last time
- 23 you spoke with Phillip Kassai?
- 24 A. A few weeks ago.

Q. What did you talk about?

- 1 A. We talked about the dealings with Sloan
- 2 Asset Management.
- 3 Q. Do you still have ongoing business
- 4 affairs with Mr. Kassai?
- 5 A. We and Phil, myself and Dan are partners in
- 6 a company called Sloan Assets Management.
- 7 Q. What is the business of Sloan Asset
- 8 Management?
- 9 A. Great question. It's -- we have other
- 10 partners there. Joshua Segal and Michael Appleby,
- 11 and Phil, Dan and I funded the startup to finance
- 12 insurance premiums for large insurance policies.
- 13 The business -- we put money in.
- 14 We haven't gotten any money out and we are
- 15 currently in a dispute with the operating partner
- 16 who is Josh Segal, so I talked to Phil and Dan
- 17 about these things.
- 18 Q. When was Sloan Asset Management
- 19 formed approximately?
- 20 A. `05? Early `05?
- 21 Q. And when is the last time you spoke
- 22 to Dan Myers?
- 23 A. Last week.
- Q. What did you talk to him about?
- 25 A. Sloan Asset Management.

- 1 Q. Anything else?
- 2 A. No.
- 3 Q. Have you had occasion to speak to
- 4 Phil Kassai or Dan Myers about anything having to
- 5 do with this lawsuit?
- 6 A. At any time, yes.
- 7 Q. Let's take it one at a time. When
- 8 have you spoken with Phil Kassai about this
- 9 lawsuit?
- 10 A. I don't remember.
- 11 Q. Was it this year, 2007?
- 12 A. Yes.
- 13 Q. Did you also speak with him -- what
- 14 did you talk about in sum and substance?
- 15 A. The suit.
- 16 Q. What about the suit? What did you
- 17 say to him and what did he say to you?
- 18 A. He said to me that he was bringing a suit
- 19 against Drinks Americas.
- Q. And what did you say?
- 21 A. I said, okay, why. He said, because I
- 22 think Drinks screwed us.
- Q. What did you say?
- 24 A. I said, you're probably right.
- Q. And what did he say?

- 1 He said the stock was 45 cents and it went
- up to three fifty. They didn't respond to any of
- 3 our requests for warrants, and so I'm going to sue
- them.
- 5 Q. And what did you say?
- 6 Α. Good luck.
- 7 Did he ask you why you weren't
- 8 suing them?
- A. Yes.
- 10 What did you say? Q.
- I said I had enough problems at the moment. 11
- 12 I didn't need to get involved in another lawsuit
- 13 and go through the expense of hiring an attorney.
- And when you said you had enough 14
- 15 problems at the moment, what problems were you
- 16 referring to?
- 17 The arbitrations and the FINRA examinations
- that we're going through. 18
- 19 Okay. Did that conversation that
- you're describing happen all at once or are you 20
- 21 summarizing several conversations?
- 22 Α. Several.
- 23 Q. All right. Can you break them down
- for me? Did they differ in any way? 24
- 25 A. I don't remember.

- 1 Q. Did you offer him any assistance in
- 2 the lawsuit, tell him you would help him in any
- 3 way?
- 4 A. I said I would produce whatever documents
- 5 are necessary.
- 6 Q. When is the last time or did you
- 7 ever speak to Dan Myers about the lawsuit?
- 8 A. Yes.
- 9 Q. When?
- 10 A. On -- when we were trying to figure out how
- 11 many warrants we were entitled to, Danny was the
- 12 investment banker on the deal, and so he had close
- 13 hands-on knowledge on it, and we literally worked
- 14 together to figure out the 217,000 -- I think it's
- 15 500 warrants that we feel that we're entitled to
- 16 in addition to the 300,000 that were issued to
- 17 Sloan Equity Partners.
- 18 Q. So is it your belief that your --
- 19 that Sloan Securities or Sloan Equity Partners is
- 20 actually entitled to 517,500 warrants from Drinks
- 21 Americas?
- 22 A. I believe you have the documents that show
- 23 what we believe.
- Q. I'm asking you from your
- 25 recollection because I don't have any such

document that says you're entitled to 517,500

- 2 warrants.
- 3 A. Sloan Equity Partners was erroneously
- 4 issued a stock warrant for 300,000 warrants. It
- 5 should have been to Sloan Securities Corp. We
- 6 sent a letter to Drinks Americas asking that that
- 7 warrant be executed, and then we sent a request
- 8 for another 217,500 warrants to be split up as the
- 9 letter states.
- 10 Q. In what way was the warrant for the
- 11 300,000 shares issued in error as you say?
- 12 A. It should have been --
- 13 Q. Or I think the word you used was
- 14 erroneous.
- 15 A. Sure.
- 16 Q. How was it erroneous?
- 17 A. It should have been issued to Sloan
- 18 Securities Corp. as opposed to Sloan Equity
- 19 Partners.
- Q. Why was it issued to Sloan Equity
- 21 Partners?
- 22 A. My understanding is because that's what Dan
- 23 Myers requested of Mr. Bruce Klein.
- Q. Were you involved in the
- 25 negotiation or execution of that warrant for

- 1 300,000 shares?
- 2 A. No.
- 3 Q. Just to be clear, I'm going to put

- 4 it in front of you so we make sure we're talking
- 5 about the same thing. Plaintiff's Exhibit 5 was
- 6 previously marked at another deposition. It is a
- 7 stock purchase warrant dated May 9, 2005.
- 8 A. That's the one.
- 9 Q. Is that the document that you're
- 10 referring to?
- 11 A. Yes.
- 12 Q. And you believe that this was
- 13 erroneously issued to Sloan Equity Partners when
- 14 it should have been issued to Sloan Securities
- 15 Corp., correct?
- 16 A. Correct.
- 17 Q. All right. Did Sloan Equity
- 18 Partners have any right or entitlement to any
- 19 warrants whatsoever when this was executed?
- 20 A. Yes and no.
- 21 Q. Please explain.
- 22 A. Sloan Securities Corp. is the party to the
- 23 investment banking agreement. Remuneration under
- 24 the investment banking agreement can only be paid
- 25 to a broker dealer; however, the broker dealer has

- 1 the right to give compensation to whichever
- 2 registered reps it wants.
- 3 My agreement with Phil Kassai and
- 4 Dan Myers was to split up any warrants that we got

- 5 as follows: 40 percent for Mr. Kassai, 40 percent
- 6 for Mr. Myers and 20 percent for myself.
- 7 Sloan Equity Partners was a
- 8 partnership between the three of us that we had
- 9 formed to invest in certain companies that we were
- 10 raising money for and put warrants into those --
- into that partnership name at some point.
- 12 Q. So the intent was to receive
- 13 warrants or compensation for various companies and
- 14 then to use Sloan Equity Partners as a vehicle for
- 15 holding --
- 16 A. Sometimes. If you take a look at the
- 17 letters that we sent to Drinks you'll see we
- 18 parceled it up among the reps that we felt were
- 19 entitled to the warrants there and asked that they
- 20 be assigned as such.
- Q. Okay. I'll show you what has been
- 22 marked as Defendant's Exhibit B. It is a letter
- 23 dated April 2, 2007 from Sloan Securities to Bruce
- 24 Klein, Chairman.
- 25 Is this the type of letter that

- 1 you're referring to?
- 2 A. Yes.
- 3 MS. WALSH: Off the record for a
- 4 second.
- 5 (Discussion off the record.)
- 6 BY MR. GOPSTEIN:

- 7 Q. Does the April 2, 2007 letter from
- Sloan to Drinks ask for any warrants to be issued
- 9 to Sloan Equity Partners?
- No. 10 A.
- 11 Q. Why not?
- 12 A. Because we're assigning them directly to
- 13 the registered reps that would be entitled to
- 14 them.
- 15 Q. So then, again, on May 9, 2005 why
- did the warrant get issued to Sloan Equity 16
- 17 Partners?
- 18 A. As I stated previously, it was an error.
- Q. An error by Dan Myers? 19
- 20 A. I was told that Dan Myers had asked -- by
- Dan Myers that he had asked that it be put into 21
- this name. 22
- 23 Q. Did you ever ask him why he did
- 24 that?
- 25 A. I did.

1 Q. What did he say?

- He claims I told him to. 2
- 3 Q. That is not true, is it?
- 4 No, that is absolutely not.
- 5 Q. Is it your understanding that a
- 6 broker dealer can only receive compensation in its
- 7 own name and cannot assign the compensation prior

- 8 to receiving it?
- 9 A. I think I stated that in the answer to my
- 10 earlier question.
- 11 Q. I wanted to follow up on that. You
- 12 actually did.
- 13 A. Right.
- 14 Q. What is your understanding of the
- 15 rules at FINRA regarding the receipt of
- 16 compensation?
- 17 A. Compensation has to come to a broker
- 18 dealer. Then a broker dealer can pay registered
- 19 reps as it sees fit, but only registered people.
- 20 Q. But the compensation must be
- 21 initially paid to the broker dealer?
- 22 A. Right.
- 23 Q. So it would have been improper for
- 24 the compensation, in this case, the stock purchase
- 25 warrant, to go directly to Sloan Equity Partners?

- 1 A. Which is why I pointed it out as an error
- 2 in correspondence to Drinks.
- 3 Q. And is it your understanding that
- 4 it would be a violation of FINRA rules for the
- 5 warrant to be paid directly to Sloan Equity
- 6 Partners?
- 7 A. Yes. Because Sloan Equity Partners is not
- 8 a registered entity.
- 9 Q. Other than being owned by the

- 10 principals or former principals of Sloan
- 11 Securities Corp., what relationship does Sloan
- 12 Equity Partners have to Sloan Securities Corp.?
- 13 A. I have to correct what you just said. The
- 14 only principal of Sloan Securities that was a
- 15 partner of Sloan Equity Partners is me.
- 16 Q. At no time was Phillip Kassai an
- 17 officer or director of Sloan Securities Corp.?
- 18 A. No.
- 19 Q. And was Dan Myers ever an officer
- 20 or executive director of Sloan Securities?
- 21 A. No.
- Q. What was Dan Myers' title or
- 23 position at Sloan Securities Corp. while he was
- 24 employed there?
- 25 A. Managing director of investment banking.

- 1 Q. What was Phillip Kassai's position?
- 2 A. Managing director of investment banking.
- 3 Q. Did you indicate that Phillip
- 4 Kassai resigned voluntarily?
- 5 A. Yes.
- 6 Q. And -- but you terminated Dan
- 7 Myers, correct?
- 8 A. Correct.
- 9 Q. And if you could I don't want to
- 10 repeat what was testified to earlier this morning,

- 11 but could you just summarize the reasons why you
- 12 terminated Dan Myers?
- 13 A. He was found to have violated a number of
- 14 our WSP's written supervisory procedures of the
- 15 firm, and he was found to have violated a number
- 16 of FINRA rules.
- 17 Q. And did any of those violations
- 18 have anything to do with Drinks Americas?
- 19 A. I don't know.
- 20 Q. Well --
- 21 A. The ones that we found, no.
- Q. Not the ones that you found?
- 23 A. Correct.
- 24 MS. WALSH: Whenever it's time for
- 25 a break, there's something I need to tell you,

- 1 Sheldon. It's probably that buzzing on the phone.
- 2 (Discussion off the record.)
- MR. GOPSTEIN: That was Mr. Ross'
- 4 office calling in error by the way, but we
- 5 appreciate their diligence in following up.
- 6 So we're back here, and what was
- 7 the last question.
- 8 (The follow was read back:
- 9 "QUESTION: And did any of those
- 10 violations have anything to do with Drinks
- 11 Americas?
- 12 "ANSWER: I don't know.

- "QUESTION: Well --
- "ANSWER: The ones that we found,
- 15 no.
- 16 "QUESTION: Not the ones that you
- 17 found?
- 18 "ANSWER: Correct.")
- 19 THE WITNESS: Can I take a minute
- 20 break here?
- MR. GOPSTEIN: Sure.
- 22 (A short recess is taken.)
- 23 BY MR. GOPSTEIN:
- Q. Mr. Ackerman, is there something
- 25 that you needed to clarify because I saw you kind

- 1 of shaking your head a minute ago. Feel free to
- 2 clarify something if you need to.
- 3 A. Very good.
- 4 Q. Is there anything?
- 5 A. I'm sure we'll get to it.
- 6 Q. Okay. We were on the subject of
- 7 the reasons you terminated Dan Myers.
- 8 A. Right.
- 9 Q. And I had asked you whether any of
- 10 those reasons had anything to do with --
- 11 A. Drinks Americas.
- 12 Q. -- Drinks Americas.
- 13 A. And the answer was no.

- Q. Okay. Did you subsequently
- 15 determine that Dan Myers did anything improper in
- 16 relation to your client, Drinks Americas?
- 17 A. Yes.
- 18 Q. Was that --
- 19 A. I was hoping you'd get to the question.
- Q. Was that after you fired him?
- 21 A. Yes.
- Q. Okay. What did you put on his U-5
- 23 at the time that you terminated him in general --
- in sum or substance?
- 25 A. I don't remember. My chief compliance

- 1 officer would have done it. I don't remember. We
- 2 can certainly produce it, but I don't remember.
- 3 MS. WALSH: Sorry. Are we just
- 4 going to reserve all objections on both mine and
- 5 your --
- 6 MR. GOPSTEIN: I think that's what
- 7 we're doing on both sides.
- 8 MS. WALSH: Sorry to interrupt.
- 9 THE WITNESS: That's okay.
- 10 Q. If you don't mind I would also call
- 11 for the production of Dan Myers' U-5.
- 12 A. Sure.
- Q. And any amendments to the U-5.
- 14 A. Sure.
- MS. WALSH: It's publicly filed.

- 16 THE WITNESS: Right.
- 17 Q. Although you say that your
- 18 compliance officer handled this -- by the way, who
- 19 was your compliance officer at the time?
- 20 A. Ford Prigot, P-R-I-G-O-T.
- 21 Q. Did you have conversations with
- 22 your compliance officer prior to filing Dan Myers'
- 23 U-5?
- 24 A. Yes.
- 25 Q. And did you talk about the reasons

- 1 he was being fired?
- 2 A. Yes.
- 3 Q. Did you talk about what you were
- 4 going to put on his U-5?
- 5 A. Yes.
- 6 Q. What --
- 7 A. I don't remember exactly what we ended up
- 8 putting on the U-5. As I stated previously, we'll
- 9 be happy to give you a copy.
- 10 Q. Did you ever or did the firm amend
- 11 Dan Myers' U-5 at any time?
- 12 A. His U-5?
- 13 Q. His U-5.
- 14 A. Not that I remember.
- 15 Q. Because according to, and correct
- 16 me if I'm wrong, but you indicated that you found

- 17 subsequent wrongdoing after he had already been
- 18 terminated.
- 19 A. No, that's incorrect. Now let me tell
- 20 you --
- Q. Go ahead.
- 22 A. Okay. When Phil Kassai told me he was
- 23 going to sue Drinks Americas --
- Q. Give me an approximate time frame.
- 25 A. I don't remember. I told him exactly what

- 1 I said to you earlier in my statement.
- I then received a phone call from
- 3 an attorney who said they were representing Drinks
- 4 Americas.
- 5 Q. Was it Joe Kannella?
- 6 A. Yes.
- 7 Q. When was this?
- 8 A. I don't remember.
- 9 Q. 2006? 2007?
- 10 A. I don't remember if it was late `06 or `07.
- 11 I can check and see when the date was. I really
- 12 just don't remember but he insinuated to me that
- 13 Dan Myers had done something wrong, and that was
- 14 the first that I knew about anything possibly
- 15 happening, so I did not have any proof of
- 16 anything. I had no firsthand knowledge of
- 17 anything.
- 18 An insinuation from a lawyer for

- 19 Drinks Americas that Dan Myers had raised money
- 20 for Drinks and not given it to Drinks but taken it
- 21 himself and then subsequently given it back to
- 22 investors who had put that money up is what was
- 23 insinuated to me. I had no proof of anything. I
- 24 had no knowledge of anything. That was the first
- 25 that I had heard of it.

- 1 Q. Did you investigate that
- 2 allegation?
- 3 A. Well, he was no longer an employee of Sloan
- 4 Securities at that point.
- 5 Q. But the allegation was that he had
- 6 done this while he was employed at Sloan
- 7 Securities?
- 8 A. Yes, yes, that is correct.
- 9 Q. Did you determine whether it was
- 10 true or not?
- 11 A. I called Danny and I asked him pointblank,
- 12 and he said under advice of counsel he really
- 13 can't get into anything, but that he had made
- 14 right whatever he had done as he was doing and all
- 15 of the things that he was doing.
- 16 Q. Did Joe Kannella tell you that an
- 17 investor had actually called Drinks Americas and
- 18 asked where his stock was and that's how they knew
- 19 that Sloan had raised money?

- 20 A. Honestly I don't remember that.
- 21 Q. Do you remember anything else that
- 22 Joe Kannella told you during that conversation?
- 23 A. He insinuated that it wouldn't be in Sloan
- 24 security's interests to pursue the warrants that
- 25 we were entitled to. He insinuated that Mr. Klein

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- 1 had signed the \$300,000 warranty and wasn't paying
- 2 attention at the time and didn't really mean to do
- 3 it, and I questioned him about that because I
- 4 didn't understand that comment.
- 5 Q. So did he tell you that Bruce Klein
- 6 had signed the May 9, 2005 warrant without
- 7 authority?
- 8 A. Yes. That is what he claimed.
- 9 Q. Did you --
- 10 A. I asked him how does a CEO -- excuse me,
- 11 how does a chairman of a company sign a warrant
- 12 without authority.
- 13 Q. Did he explain to you that Bruce
- 14 Klein is a non-executive member of the board?
- 15 A. No, he did not.
- 16 Q. Did he explain to you that there
- 17 was never any corporate resolution whatsoever
- 18 authorizing Bruce Klein to sign that warrant?
- MS. WALSH: Objection.
- 20 A. No, he did not is the answer to the
- 21 question.

- 22 Q. But he simply told you that Bruce
- 23 Klein didn't have authority to sign it?
- 24 A. Correct.
- 25 Q. And so Joe Kannella was disputing

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- the validity of the stock warrant, correct?
- 2 A. Correct.
- 3 Q. And he also told you that Dan Myers
- 4 or that he thought Dan Myers had done something
- 5 improper with respect to money raised for Drinks
- 6 Americas?
- 7 A. He insinuated that. He didn't out and out
- 8 say anything.
- 9 Q. Okay. Have you subsequently found
- 10 out whether or not what Joe Kannella insinuated is
- 11 true?
- 12 A. No.
- 13 Q. Have you inquired or made any
- 14 investigation whatsoever?
- 15 A. I spoke to Dan, as I said.
- 16 Q. But Dan refused to answer your
- 17 question?
- 18 A. Pretty much, yes.
- 19 Q. Did you find anything else out from
- 20 Phillip Kassai or anyone else?
- 21 A. I spoke to Phil about it. He had no
- 22 knowledge of it.

- 23 Q. All right. Is it your testimony
- 24 that while Dan Myers was allegedly doing this you
- 25 had no knowledge of it whatsoever?

- 1 A. What are we talking about?
- 2 Q. Well, would you describe in your
- 3 own words what you believe Dan Myers was accused
- 4 of doing?
- 5 A. I believe I did that earlier, that he was
- 6 accused of raising money and then not giving it to
- 7 Drinks Americas.
- 8 Q. So let's call it, for lack of a
- 9 better term, diverting money that was supposed to
- 10 go to Drinks Americas elsewhere. Is that --
- 11 A. I have -- I don't know.
- 12 Q. Okay. I'm just -- I want to just
- 13 call it something. The event. You want to call
- 14 it the event of diverting money? Okay.
- 15 Did you do anything to investigate
- 16 or inquire whether Dan Myers had in fact diverted
- money from Drinks Americas for his own use?
- 18 A. As I stated before, I called Dan and I
- 19 called Phil.
- Q. And that's it?
- 21 A. Checked -- took a look at e-mails. Didn't
- 22 see anything there.
- Q. When money is raised by Sloan
- 24 Securities Corp. for a client like Drinks

25 Americas, for instance, where does that money go?

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- A. It goes into an escrow account.
- 2 Q. And what bank were you using at the
- 3 time that -- at the time that you were dealing
- 4 with Drinks Americas?
- 5 A. Signature Bank.
- 6 Q. Did you have any other banks?
- 7 A. No.
- 8 Q. So all of Sloan Security's business
- 9 accounts were at Signature Bank?
- 10 A. No. All of Sloan Securities' escrow
- 11 account for escrow banking is at Signature Bank.
- 12 Q. Did you have business accounts
- 13 outside of Signature Bank?
- 14 A. Oh, yes.
- Q. Where?
- 16 A. Bank of America.
- 17 Q. But no investor monies --
- 18 A. Correct.
- 19 Q. -- or escrow funds were at Bank of
- 20 America?
- 21 A. Correct.
- 22 Q. Did you have separate escrow
- 23 accounts at Signature Bank for each particular
- 24 deal, for each particular client, for each
- 25 particular investor, how did that work?

- 1 A. For each particular deal we entered into an
- 2 escrow agreement with the bank and with the
- 3 client.
- 4 Q. Who would be the signatories on the
- 5 account on these escrow accounts?
- 6 A. Me.
- 7 Q. Just you?
- 8 A. Yes.
- 9 Q. And what would the title of the
- 10 escrow account be? For instance, for Drinks
- 11 Americas what would the title be?
- 12 A. Escrow account for Drinks Americas. I mean
- 13 it would be a general name of the client.
- 14 Q. It would be under the name Drinks
- 15 Americas or would it be Sloan Securities Corp. for
- 16 the benefit of Drinks Americas, or how --
- 17 A. I guess it would be Sloan Securities for
- 18 the benefit -- I don't remember, but, yes, it
- 19 would be something along those lines.
- 20 Q. Okay. The reason I ask is that I
- 21 have been in touch with Sloan -- I'm sorry, I've
- 22 been in touch with Signature Bank and they can't
- 23 find a single account, so what they've told me is
- 24 I'm probably not giving them the proper name or
- 25 proper title.

- 1 I certainly don't have the account
- 2 numbers. What I'm going to do now and pursuant to
- 3 your counsel's request, I'm going to be more than
- 4 happy to put this in writing as well, I'm going to
- 5 call for the production of the account numbers and
- 6 titles of each and every escrow account that Sloan
- 7 Securities had at Signature Bank that had anything
- 8 to do with Drinks Americas or their investors,
- 9 okay?
- 10 A. Ah-hum.
- 11 Q. Are we talking about one account,
- 12 two accounts, ten accounts? Do you have any idea
- 13 how many that would be?
- 14 A. Probably just one or two.
- 15 Q. Just one or two.
- 16 A. Yes.
- 17 Q. Okay. If possible I would
- 18 appreciate the account numbers also. That would
- 19 help us trace them more quickly.
- 20 A. Okay.
- 21 Q. If you were the sole signatory on
- 22 the escrow accounts set up by Sloan Securities
- 23 Corp. for Drinks Americas, how could it be that
- 24 Dan Myers would be able to divert money out of
- 25 that account for his own purpose?

- 1 A. First of all, let me correct one thing.
- 2 When an escrow account is set up between Sloan
- 3 Securities and a client, there are actually two
- 4 signatures required. There's a signature of mine
- 5 and a signature of a representative of the client.
- 6 Most often it's usually the CEO or the chairman of
- 7 the client.
- 8 Q. Do you know who --
- 9 A. Now --
- 10 Q. -- on behalf of Drinks was the
- 11 co-signer on the escrow --
- 12 A. I don't remember. We have to look at the
- 13 documents.
- 14 Q. To the best of your recollection --
- 15 A. To the best of my recollection it would
- 16 have been Bruce Klein because he signed all of the
- 17 documents with us including the investment banking
- 18 agreements.
- 19 Q. But it would have definitely been
- 20 you and someone else from Drinks?
- 21 A. That is correct.
- 22 Q. So go ahead.
- 23 A. To answer your question about Dan Myers, it
- 24 would have to be something illegally done without
- 25 my knowledge.

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1 Q. Are you aware whether Dan Myers has

- 2 forged your signature or any Drinks Americas'
- 3 signature?
- 4 A. That I don't know.
- 5 Q. Was Dan Myers ever an authorized
- 6 signatory on any escrow accounts?
- 7 A. No.
- 8 Q. At Signature Bank?
- 9 A. No.
- 10 Q. Who was the account manager or
- 11 officer at Signature Bank with whom you dealt?
- 12 A. It was the manager. I don't remember his
- 13 name. I don't remember his name. I'd have to
- 14 look it up for you.
- 15 Q. Could we leave a blank in the
- 16 transcript and if possible get me that information
- 17 even before the transcript comes back?
- 18 A. Sure.
- 19 Q. Again, the name of the person at
- 20 Signature Bank that you primarily dealt with --
- 21 A. Sure.
- 22 Q. -- in connection with your escrow
- 23 accounts?
- 24 A. Ah-hum.
- 25 Q. Do you have any information as to

- 1 what funds or how many -- or how much money was
- 2 allegedly diverted from Signature Bank by Dan
- 3 Myers?

- 4 A. No.
- 5 Q. Do you know whether it was in
- 6 connection with the December `04 investment
- 7 banking agreement or the September `05 investment
- 8 banking agreement?
- 9 A. As I previously stated, I didn't even know
- 10 it happened, so the answer is no.
- 11 Q. When is the very first time that
- 12 you learned that it did happen or that it may have
- 13 happened?
- 14 A. The phone call from Drinks Americas'
- 15 attorney, Joe.
- 16 Q. Joe Kannella?
- 17 A. Kannella, yes.
- 18 Q. And you don't remember when that
- 19 was?
- 20 A. No.
- 21 Q. Do you have any record, diary,
- 22 calendar, anything that would indicate
- 23 approximately when that phone call -- phone
- 24 conversation took place?
- 25 A. I don't think so.

- 1 Q. Is there any document that would
- 2 help refresh your recollection as to when that
- 3 call took place?
- 4 A. That I don't know.

- 5 Q. If you were to try to investigate
- 6 and go back and recreate what date that was, how
- 7 would you do that?
- 8 A. I'm not sure.
- 9 Q. Mr. Ackerman, I'm going to show you
- 10 what has been previously marked as -- actually,
- 11 let's work off of the one that you already have in
- 12 front of you which is Defendant's Exhibit B.
- 13 Could you take a look at Defendant's Exhibit B.
- 14 We've already talked about the
- 15 cover page but attached to Exhibit B is the
- 16 December 27, 2004 investment banking agreement,
- 17 correct?
- 18 A. Yes.
- 19 Q. Are you familiar with that
- 20 agreement?
- 21 A. Yes.
- Q. What was your role in the drafting
- 23 or negotiation of that agreement?
- 24 A. Dan Myers negotiated most of it, of the
- 25 business points with Mr. Klein.

- 1 My attorneys actually drafted the
- 2 document, and then I reviewed it before executing
- 3 it.
- 4 Q. And that is your signature on the
- 5 agreement at the end, on page 11?
- 6 A. Yes.

- 7 Q. Is it accurate to say that in
- essence this December 27, 2004 investment banking
- agreement calls for Sloan Securities to do an 9
- initial bridge financing and then a six to ten 10
- 11 million dollar additional financing?
- 12 Yes.
- 13 Q. Okay.
- Bridge financing is supposed to be up to 14
- 15 \$550,000 on terms essentially set forth in bridge
- terms sheet. It's on page three, paragraph 1.2. 16
- 17 Okay. Try to slow down if you Q.
- 18 could when you're reading so that the court
- reporter gets that. 19
- 20 Where were you just reading from?
- 21 Page three of the document you handed me,
- section 1.2 under financing, the last sentence of 22
- that paragraph right before section 1.3. 23
- 24 Q. Are we looking at the same page?
- 25 MR. ROSS: Starting with "prior."

1 I see. So you're referring to the

- 2 term "bridge financing" at the end of paragraph
- 3 1.2?
- That whole sentence, yes.
- 5 Okay. And isn't it accurate that
- the amount of the bridge financing was actually
- raised to 1,350,000?

- 8 A. No. The actual financing was raised to
- 9 1.350.
- 10 Q. Well, how much of --
- 11 A. But I don't --
- 12 Q. How much of a bridge financing did
- 13 you complete?
- 14 A. I don't know that it was a bridge
- 15 financing. I think it was a regular old financing
- 16 for 1,350,000. We completed 1,350,000 of
- 17 financing.
- 18 Q. You did?
- 19 A. Ah-hum.
- 20 Q. But you were supposed to do a
- 21 bridge financing followed by a subsequent equity
- 22 raise, right?
- 23 A. Right. And we did a 1.350 equity raise.
- Q. You did?
- 25 A. I believe so.

- 1 Q. And what is the basis for your
- 2 statement that you did no bridge financing at all
- 3 and just an equity raise, is that your testimony?
- 4 A. I think that's the way it worked out.
- 5 Q. Let's take a look at Schedule B.
- 6 It says "Bridge financing term sheet." The amount
- 7 is \$550,000, correct?
- 8 A. That's what it says on Schedule B, yes.
- 9 Q. And the investment is a senior

- 10 convertible promissory note and warrant, correct?
- 11 A. Yes.
- 12 Q. And in fact that's what was issued,
- 13 was it not, was senior convertible promissory
- 14 notes convertible to stock, correct?
- 15 A. Yes, that's correct.
- 16 Q. And so you raised a bridge
- 17 financing or you did a bridge financing initially,
- 18 did you not, for Drinks Americas?
- 19 A. Again, we raised 1.35 million dollars for
- 20 them, and we did it, as you stated, with the
- 21 senior convertible promissory note and warrants.
- 22 Q. Okay. And you raised the
- 23 \$1,350,000 pursuant to the terms on this Schedule
- 24 B, correct?
- 25 A. Correct. Except the amount is different.

- 1 It was almost three times.
- 2 Q. Okay. And in fact the investment
- 3 banking agreement was amended, was it not?
- 4 A. I believe so.
- 5 Q. So let me show you what has been
- 6 previously marked as Defendant's Exhibit C,
- 7 amendment number one to the investment banking
- 8 agreement dated February 24, 2005.
- 9 Are you familiar with that
- 10 document?

- 11 MS. WALSH: I'm just going to ask
- 12 you that provide us with copies of all defendant
- 13 exhibits like I did with the plaintiff's one.
- MR. GOPSTEIN: Sure.
- MS. WALSH: Thanks.
- 16 A. Yes.
- 17 Q. I want you to take a look at
- 18 paragraph 2A. There's no dispute that the bridge
- 19 financing was increased to a million dollars
- 20 pursuant to this amendment, is there?
- MS. WALSH: Objection.
- 22 A. Counsel for the other side showed me an
- 23 amendment moving it to 1.350 before. I don't
- 24 think this is the same document.
- Q. Well, I'm asking you about this

- 1 document, and then we'll get to that some other
- 2 time.
- 3 This is an amendment to the
- 4 investment banking agreement, is it not? By the
- 5 way, I don't think counsel showed you any
- 6 amendments to the investment banking agreement.
- 7 She showed you an amendment to a securities
- 8 purchase agreement.
- 9 A. Oh, okay.
- 10 Q. Two different documents, correct?
- 11 A. Gotcha, yes. This is the amendment to the
- 12 investment banking agreement, yes.

- Q. And this amendment amends the
- 14 December 27, 2004 agreement, correct?
- 15 A. Yes.
- 16 Q. And pursuant to this amendment the
- 17 bridge financing was raised to a million dollars,
- 18 correct?
- 19 A. Yes.
- 20 Q. But in fact you raised -- or Sloan
- 21 raised a total of 1,350,000 for Drinks Americas,
- 22 correct?
- 23 A. Correct.
- Q. Thank you.
- Now, do you know whether there were

- any other amendments to the investment banking
- 2 agreement other than what has been marked as
- 3 Defendant's Exhibit C?
- 4 A. I don't remember any others.
- 5 Q. This is marked amendment number
- 6 one. Do you have any idea if there was ever an
- 7 amendment number two?
- 8 A. I don't remember any others.
- 9 Q. What is your understanding of what
- 10 was issued by Drinks Americas in connection with
- 11 the raise of 1,350,000 by Sloan Securities?
- 12 A. They issued the senior convertible
- 13 promissory notes to the investors and they issued

- 14 the warrants to the investors.
- 15 Q. Now, the warrants that were issued
- 16 to the investors were issued subsequently,
- 17 correct?
- 18 A. Yes.
- 19 Q. The warrants were not
- 20 simultaneously issued at the time the promissory
- 21 notes were issued, correct?
- 22 A. I believe that's correct.
- 23 Q. And the warrants might or might not
- 24 have been exercised according to the terms of the
- 25 promissory note, correct?

- 1 A. Yes, that's correct.
- 2 Q. But ultimately they were exercised?
- 3 A. Yes.
- 4 Q. Do you know whether they were all
- 5 exercised or some?
- 6 A. No, it would have been the individual
- 7 investors' decisions.
- 8 Q. Do you know whether Drinks Americas
- 9 had to consent to the exertion of the warrants?
- 10 A. I don't remember what the document said.
- 11 Q. Do you know whether Drinks Americas
- 12 had to consent in order for the notes to be
- 13 converted to warrants?
- 14 A. Again, I don't remember what the document
- 15 said. I remember going through the process

- 16 because there were a couple of investors who asked
- 17 me to help them convert, and we sent them to
- 18 Drinks and they were converted.
- 19 Q. Do you know whether there were any
- 20 amendments to the term sheet Schedule B to the
- 21 December 27, 2004 agreement other than the
- 22 amendment number one to the agreement itself?
- 23 A. I don't remember any others.
- Q. Was Sloan paid its commissions for
- 25 raising \$1,350,000 for Drinks Americas?

- 1 A. We were paid the cash commissions, yes.
- 2 Q. How was Sloan paid its cash
- 3 commissions?
- 4 A. Do you mean was it paid by a wire or a
- 5 check?
- 6 Q. Yes. Did you --
- 7 A. I --
- 8 Q. Let me ask you. Did the money come
- 9 into Sloan and then you deducted it and then gave
- 10 the balance of the proceeds, or how did that work?
- 11 A. Sure. All of the money came into the
- 12 escrow account, and then a disbursement from the
- 13 escrow account is prepared and signed off on by
- 14 myself and an officer of Drinks, and so we would
- 15 have to wire the money to Drinks that they were
- 16 entitled to pursuant to a piece of paper, and we

- 17 would have gotten a wire from the bank for our
- 18 commission.
- 19 Q. Okay. So Drinks would have
- 20 received the net proceeds of the private
- 21 placement, correct?
- 22 A. Correct.
- Q. All right. And your fees or
- 24 commissions would have been wired directly from
- 25 Signature Bank, but with the approval of Drinks?

- 1 A. Yes.
- 2 Q. And those monies were paid in full,
- 3 correct?
- 4 A. Yes.
- 5 Q. Do you have any accounting or is
- 6 there any such accounting that would indicate the
- 7 exact amount of those commissions?
- 8 A. Yes.
- 9 Q. And how they were paid?
- 10 A. Sure.
- 11 Q. Would you -- would it be too
- 12 difficult to produce those? Would you have those
- 13 documents readily available?
- 14 A. Again, give the list.
- 15 Q. Right. Okay. It's one of the
- 16 things I believe was already included but let me
- 17 specifically --
- MS. WALSH: This is the account

- 19 Drinks signs off of as well as Sloan, you're
- 20 calling for the production of it from him.
- MR. GOPSTEIN: We're trying to get
- 22 an accounting of the monies paid to Sloan
- 23 Securities via the escrow account.
- MS. WALSH: I just want to make
- 25 sure it's the same account we're referencing, it's

- 1 the one with defendant's signature required on it
- 2 as well, that account?
- MR. GOPSTEIN: I don't know how
- 4 many accounts there were but certainly this is --
- 5 these escrow accounts were set up by Sloan
- 6 Securities, and they should have the financial
- 7 records showing monies that were paid to them, and
- 8 I think they do have those records, and I'm
- 9 calling for the production of those records.
- 10 BY MR. GOPSTEIN:
- 11 Q. Were any warrants or purported
- 12 rights to any warrants assigned from Drinks
- 13 Americas to Phillip Kassai at any -- I'll withdraw
- 14 that. I meant to say Sloan obviously, so let me
- 15 rephrase it again.
- 16 Were any warrants or purported
- 17 rights to any warrants assigned by Sloan
- 18 Securities to Phillip Kassai at any time?
- 19 A. Yes.

- Q. When and how?
- 21 A. You'd have to look at the document that we
- 22 sent to Drinks.
- Q. Well, the documents you sent to
- 24 Drinks, some of them simply request the exercise
- 25 of warrants.

- 1 Other than requests of that nature
- 2 that were sent to Drinks Americas, did Sloan
- 3 Securities actually assign or attempt to assign
- 4 any warrants to Phillip Kassai?
- 5 A. Yes, I believe we did.
- 6 O. When?
- 7 A. Probably around the time that we sent those
- 8 letters in requesting that they be issued to the
- 9 people that we listed there.
- 10 Q. Okay. Do you know whether you've
- 11 produced those assignments in connection with the
- 12 subpoenas?
- 13 A. No, I don't know.
- Q. Do you believe that those
- 15 assignments actually exist?
- 16 A. I don't know. Again, I would have to
- 17 check --
- 18 MR. ROSS: Do you want to do this
- 19 on or off the record?
- 20 MR. GOPSTEIN: I'd rather do it on
- 21 the record. Let me just finish a couple of

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22 questions, and then you can clarify this if you'd
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- 23 like.
- 24 BY MR. GOPSTEIN:
- 25 Q. For instance, let me put before you

- 1 what your attorney was just looking at, it's
- 2 Defendant's B, the first page of Defendant's B,
- 3 and it's a letter from Sloan -- from yourself to
- 4 Bruce Sloan. Is that the assignment that you're
- 5 referring to?
- 6 A. Yes.
- 7 MR. ROSS: Do you understand the
- 8 question?
- 9 THE WITNESS: Yes.
- 10 MR. ROSS: He's asking was there a
- 11 separate assignment like you might make --
- 12 A. Right. I don't think so. On the letter,
- 13 April 2nd, 2007, it states "Please allow this
- 14 letter to serve as Sloam's desire to assign and
- 15 exercise the warrant as follows."
- 16 And then it lists four different
- 17 people and the number of shares to be assigned to
- 18 them with their respective Social Security
- 19 numbers.
- 20 Q. Pursuant to this letter dated April
- 21 2, 2007, you were expressing your desire to assign
- 22 and exercise certain warrants, correct?

- 23 A. Yes.
- Q. But the warrants had not in fact
- 25 been assigned or exercised at any time prior to

- 1 this letter, correct?
- 2 A. That is correct. The warrants hadn't been
- 3 produced by Drinks.
- 4 Q. So you were asking for these --
- 5 whatever warrants you thought you were entitled to
- 6 to be assigned to these various people?
- 7 A. Yes, that's accurate.
- Q. At any time up to this moment today
- 9 are you aware as to whether Phillip Kassai has
- 10 ever actually had any warrants or rights to any
- 11 warrants assigned to him in connection with Drinks
- 12 Americas?
- 13 A. Well, yes. This here (indicating).
- 14 Q. Well, this is a letter expressing a
- 15 desire to assign. I'm asking you whether there's
- 16 actually been an assignment.
- 17 A. There would not -- there would not be a
- 18 separate piece of paper because the separate piece
- 19 of paper normally would be attached to the warrant
- 20 for the 217,500 shares that we believed we were
- 21 entitled to, but that warrant was not issued.
- 22 That was part of the problem, so normally --
- 23 Q. So Drinks Americas refused to
- 24 exercise -- withdrawn. Drinks Americas refused to

25 issue the 217,500 warrants, correct?

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- 1 A. Correct.
- 2 Q. And so the only warrant that
- 3 actually was issued was the May 2005 warrant that
- 4 was issued, according to your testimony,
- 5 erroneously to Sloan Equity Partners, correct?
- 6 That's the only one that was actually issued?
- 7 A. That is correct. Aside from those two
- 8 individual investors, the only one that was ever
- 9 issued to pay Sloan Securities Corp. was exactly,
- 10 as you just stated, the one for 300,000 that was
- 11 erroneously issued to Sloan Equity Partners.
- 12 Q. Has that warrant, the 300,000
- 13 warrant, ever been assigned to Phillip Kassai?
- 14 A. By a separate piece of paper or by a
- 15 request by me? I would have to look --
- 16 Q. In any way.
- 17 A. I would have to look at the documents.
- We sent a transmittal letter to
- 19 Drinks with the actual warrant.
- Q. Asking for something to happen?
- MS. WALSH: Well, I object.
- MR. GOPSTEIN: You can just ignore
- 23 that. She can object. It's her right.
- 24 A. Okay. We asked -- I believe you should
- 25 have a copy of that. That was sent to Drinks.

- 1 Q. And what did it say?
- 2 A. I believe it asked for the warrant to be
- 3 exercised, and I don't remember if we broke it
- 4 down as to the numbers as to who got what.
- 5 MS. WALSH: I'm going to object to
- 6 the -- asking him to quote verbatim from a
- 7 document that has been produced.
- 8 MR. GOPSTEIN: You can object.
- 9 MS. WALSH: So if you have a
- 10 document that you can show him.
- 11 MR. ROSS: Do you have a document
- 12 that you can put in front of him you can ask him
- 13 about?
- MR. GOPSTEIN: No.
- THE WITNESS: You don't have that
- 16 document.
- 17 BY MR. GOPSTEIN:
- 18 Q. I don't have the -- I don't know
- 19 what you're referring to. That's why I'm asking.
- 20 A. I'm referring to the request that Sloan
- 21 Securities Corp. sent to Drinks Americas asking
- 22 that the warrant be properly issued to Sloan
- 23 Securities Corp. and then converted.
- Q. So this is the warrant that was
- 25 erroneously issued to Sloan Equity Partners --

- 1 Yes.
- -- you're saying you requested that
- it be issued to Sloan Securities Corp.? 3
- 4 In writing, yes.
- 5 Q. Did Sloan Equity Partners ever
- 6 write anything or make any demand of Drinks
- 7 Americas since --
- 8 MS. WALSH: Objection --
- 9 -- since it was issued to Sloan
- Equities Partners? 10
- Yes. I believe we actually all executed a 11
- 12 document affirming that it should be issued to
- 13 Sloan Securities Corp.
- 14 And then Sloan Securities Corp.
- wanted it reissued to various people, correct? 15
- A. I don't remember what the document actually 16
- 17 said. We can look at the document but that is, as
- 18 I stated previously, that is our normal course,
- 19 that once we execute a warrant we assign it to the
- 20 individual reps according to how we parcel it out.
- 21 Okay. Other than demands that were
- 22 made by Sloan Securities Corp. to Drinks Americas
- 23 to either exercise or assign or do something with
- 24 these warrants, there's no actual assignment of
- 25 the warrant from either Sloan Securities or Sloan

- 1 Equity Partners to Phillip Kassai, is there?
- MS. WALSH: Objection.
- 3 A. I believe that's incorrect actually.
- 4 Q. Where is that document?
- 5 A. Counsel showed it to me an hour and a half
- 6 ago. We had documents that Dan Myers, Phil Kassai
- 7 and myself, James Ackerman, executed assigning
- 8 those warrants from Sloan Equity Partners to Sloan
- 9 Securities Corp.
- 10 Q. Without the consent of Drinks
- 11 Americas?
- 12 A. Well, asking that it be reissued and
- 13 assigned.
- 14 Q. That's this letter, isn't it?
- MS. WALSH: No.
- 16 A. No, that is not. There's another document.
- 17 No.
- 18 Q. There's another document again
- 19 asking Drinks Americas to do that for you,
- 20 correct?
- 21 A. Yes. But you asked if there's a document
- 22 for the assignment of and the answer to your
- 23 question is yes.
- MR. GOPSTEIN: Well, possibly
- 25 counsel, since she has these documents with her,

1 would help us out because I am not sure what

```
2
     you're referring to and would you mind?
 3
                    MS. WALSH: I am happy to.
 4
                    These are documents that were
 5
     produced by plaintiffs that bear the Bates stamps
 6
     numbers PK, as in Phil Kassai, 091, 092, 093 and
 7
     090. They were also marked at the deposition as
 8
     Plaintiff's 29, Plaintiff's 31 and Plaintiff's 30
 9
    MR.
10
                    GOPSTEIN: Let me take a quick look
11
     at them to see -- it may be duplicates of the same
12
     documents.
13
                    (Discussion off the record.)
14
                    (Luncheon recess at 1:02 p.m.)
15
                     (Afternoon session resumed at 1:45
16
    p.m.)
17
                    (Ms. Walsh is no longer present at
18
    the deposition.)
19
    BY MR. GOPSTEIN:
20
                  Good afternoon, Mr. Ackerman. I'm
            Q.
     going try to piece together some of the documents
21
    here that we began to discuss earlier.
22
23
                    Let me first show you what has been
```

1 Phil Kassai with a letter attached to it dated

marked as Plaintiff's Exhibit 31. It's a two-page

document. It's a fax cover sheet from Amy May to

- 2 December 15,2006.
- 3 Are you familiar with these two

24

- 4 documents?
- 5 A. Yes.
- 6 Q. Could you explain to me what you
- 7 were trying to accomplish in the letter dated
- 8 December 15, 2006?
- 9 A. Yes. As I had stated earlier, the stock
- 10 purchase warrant issued May 9th, 2005 for 300,000
- 11 shares was issued erroneously to Sloan Equity
- 12 Partners and should have been issued to Sloan
- 13 Securities Corp. That's what I state here in the
- 14 letter, and I ask Drinks Americas to please
- 15 re-issue the warrant.
- 16 I also ask for additional warrants
- 17 that we never got.
- 18 Q. What is the basis of your request
- 19 for an additional 67,500 warrants in this letter?
- 20 A. That was for the raise that we did of the
- 21 1.350. Just my math was bad, which was pointed
- 22 out to me later. It should have been the 217,500
- 23 shares, but that was for the raise. We had never
- 24 gotten any warrants for that either, so I was
- 25 trying to clean everything up as I could.

- 1 Q. What were you demanding in this
- 2 letter, 367,500 warrants?
- 3 A. Well, we had already been issued the
- 4 300,000 and I was asking that it be reissued to

- 5 Sloan Securities Corp., and then I was asking for
- 6 the 67,500 warrants that were due under the
- 7 investment banking agreement that we had never
- received.
- 9 Q. Where were you due or pursuant to
- 10 what clause and what agreement were you due 67,500
- 11 warrants?
- 12 A. I believe it was the December 2004 and I
- think I --13
- 14 Q. Do you want to take a look at it?
- 15 No. Actually I think I cited it in another
- letter when I asked for them to be reassigned. 16
- 17 Q. I'm just trying to be clear here.
- 18 Wasn't the 300,000 -- wasn't the stock purchase
- 19 warrant for 300,000 shares issued May 9, 2005
- 20 allegedly for service rendered pursuant to the
- 21 investment banking agreement of December 2004?
- 22 A. It would have been covered under that, yes,
- 23 but I don't think that that had covered the money
- 24 raise as well.
- Q. What money raise?

A. The \$1,350,000.

- 2 Q. Okay. So your saying that the
- warrant for 300,000 shares issued on May 9, 2005
- 4 was not in consideration for the raising of
- \$1,350,000?
- A. I think it was for signing up the

5

1

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- 7 investment banking agreements.
- 8 Q. Can you point to any language in
- 9 any document that entitles Sloan Securities Corp.
- 10 or Sloan Equity Partners to 300,000 warrants on
- 11 the execution of any document?
- 12 A. The language actually said a hundred
- 13 thousand I believe.
- 14 Q. Are you sure you're talking about
- 15 the December `04 agreement?
- 16 A. No. It could be the `05.
- 17 Q. All right.
- 18 A. No, I'm not sure.
- 19 Q. Okay. Take a look at the December
- 20 `04 agreement --
- 21 A. Sure.
- 22 Q. -- and show me where you get any
- 23 warrants on the execution of that agreement.
- 24 A. Sure.
- Okay. This one is the one that

- 1 allows for the 214,500 warrants. This is the --
- 2 Q. You mean two hundred seventeen
- 3 five?
- 4 A. Yes. Excuse me, thank you, the two hundred
- 5 seventeen five.
- 6 Q. And when you say this is the one,
- 7 you're referring to the December `04 agreement?

- 8 A. I believe so, yes.
- 9 Q. All right. Are you entitled to any
- 10 warrants at all for arranging a bridge financing
- 11 pursuant to the December 2004 investment banking
- 12 agreement?
- 13 A. I don't know. I guess that's the subject
- 14 of this litigation.
- 15 Q. How then would you be entitled to
- 16 warrants for 300,000 shares pursuant to that
- 17 agreement?
- 18 A. I don't know.
- 19 Q. So what is the basis for your
- 20 demand for 67,500 warrants in your December 15,
- 21 `06 letter?
- 22 A. That was an erroneous calculation. Those
- 23 would have been the 217,500 under the agreement
- 24 for raising the 1.35 million.
- 25 Q. So you're saying that instead of

- 1 demanding 67,500 warrants you should have demanded
- 2 217,500 warrants?
- 3 A. Yes.
- 4 Q. So are you then saying that you're
- 5 entitled to 217,500 warrants plus the 300,000
- 6 warrants?
- 7 A. It's possible. That's what was issued to
- 8 us.
- 9 Q. What I'm trying to get at is what

- 10 was your understanding what you're entitled to. I
- 11 know you indicated that the 300,000 warrant was
- 12 issued erroneously to Sloan Equity Partners.
- 13 A. Right.
- 14 Q. I'm trying to determine how the
- 15 number was arrived at.
- 16 A. You'd have to ask Mr. Klein.
- 17 Q. How about -- were you involved in
- 18 any way, shape or form in the preparation or the
- 19 execution of the stock purchase warrant for
- 20 300,000 shares dated May 9, 2005?
- 21 A. No.
- 22 Q. Did you authorize Dan Myers --
- 23 well, withdrawn.
- 24 Who prepared the stock purchase
- warrant dated May 9, 2005?

- 1 A. You would have to ask Mr. Klein. I don't
- 2 know. My answer is I don't know. You would have
- 3 to ask Mr. Klein.
- 4 Q. Did you have any role whatsoever in
- 5 the preparation of that document?
- 6 A. I did not.
- 7 Q. Did you authorize the preparation
- 8 of that document?
- 9 A. It's not for me to authorize a public
- 10 company to issue a warrant, so the answer to your

- 11 question is no.
- 12 Q. Well, were you involved in the
- 13 execution of the warrant?
- 14 A. Again, a warrant being issued by a public
- 15 company, I don't have authority to do that.
- Q. Well, do you know whether that
- 17 warrant was issued in your office on Madison
- 18 Avenue in New York?
- 19 A. No, I have no idea.
- Q. Do you know who prepared it?
- 21 A. No. You asked me that before and I said
- 22 you'd have to ask Mr. Klein.
- Q. Frankly we have asked Mr. Klein
- 24 and --
- 25 A. Super.

- 1 Q. -- and we've also asked Mr. Myers.
- 2 A. Super.
- 3 Q. And apparently the document was
- 4 drafted by \* Littman and Crux, your attorneys.
- 5 A. Okay.
- 6 Q. Does that help -- now that I've
- 7 told you --
- 8 A. No.
- 9 Q. -- does that help refresh your
- 10 recollection?
- 11 A. No.
- 12 Q. Did you direct your attorneys to

- draft the stock purchase warrant on May 9, 2005?
- 14 A. I did not.
- 15 Q. Did you direct Dan Myers to have
- 16 your attorneys draft that document?
- 17 A. I did not.
- 18 Q. Other than what you've testified to
- 19 here today do you have any knowledge at all of how
- 20 the stock purchase warrant dated May 9, 2005 came
- 21 about?
- 22 A. I do not.
- 23 Q. Do you know what the May 9, 2005
- 24 stock purchase warrant relates to in terms of why
- 25 it was issued?

- 1 A. I was assuming that it related to the
- 2 investment banking agreement that we signed in
- 3 2005 where we were entitled to warrants for
- 4 signing that and we had never received.
- 5 Q. So that brings us back to my
- 6 earlier question. What is your understanding as
- 7 the president of Sloan Securities Corp. who
- 8 handled this account with Drinks Americas as to
- 9 your -- as to the reason or the entitlement of
- 10 300,000 warrants of shares?
- 11 A. I've already answered it to the best of my
- 12 ability.
- 13 Q. Is there any document that you're

- 14 aware of that gives you the right to 300,000
- 15 warrants?
- 16 A. I believe the 2005 one gives us the right
- 17 to a hundred thousand.
- 18 Q. But the 2005 investment banking
- 19 agreement was executed in September of 2005,
- 20 correct?
- 21 A. Right, right.
- 22 Q. So the May 9, 2005 warrant
- 23 predated --
- 24 A. Correct.
- 25 Q. -- the 2005 investment banking

- 1 agreement?
- 2 A. Right.
- 3 Q. So it couldn't have been related to
- 4 that, correct?
- 5 A. If -- that's your answer.
- Q. Well, let me ask you -- let me get
- 7 your answer. Is it even possible --
- 8 A. No, it does not seem likely.
- 9 Q. Let me finish the question.
- 10 Is it even possible that the stock
- 11 purchase warrant that was issued on May 9, 2005
- 12 had anything to do with the investment banking
- 13 agreement that was subsequently signed in
- 14 September of 2005?
- 15 A. No.

- 16 Q. So it could only have related to
- 17 the prior investment banking agreement from
- 18 December of 2004, correct?
- 19 A. Correct.
- Q. All right. Try then to the best of
- 21 your abilities to explain to me where or how under
- 22 the 2004 investment banking agreement Sloan
- 23 Securities or Sloan Equity Partners was entitled
- 24 to warrants for 300,000 shares.
- 25 A. I don't see anything under here.

- 1 Q. Let me put before you now what has
- been previously marked as Plaintiff's Exhibit 30,
- 3 and we have different versions of them as we
- 4 indicated off the record. They appear to be the
- 5 same letter but signed by different parties.
- 6 It's a letter dated January 25,
- 7 2007 on the letterhead of Sloan Equity Partners.
- 8 And I'll show the different versions of it. In
- 9 fact one of the versions is marked Plaintiff's
- 10 Exhibit 6.
- 11 Could you tell me what you were
- 12 trying to accomplish with this letter on January
- 13 25, 2007?
- 14 A. Yes. This letter which was signed by
- 15 myself, Dan Myers and Phil Kassai was assigning
- 16 the 300,000 warrants to the individuals that were

- 17 entitled to receive them, and we listed the
- 18 individuals and the number of shares that they
- 19 should be getting, and this was sent to
- 20 Mr. Klein's attention, the chairman of Drinks
- 21 Americas.
- 22 Q. Again, as indicated earlier, this
- 23 is nothing more than your expression of a desire
- 24 to assign and exercise the warranty; correct?
- 25 A. No. This is my intention to assign the

- l warrant as is my right as CEO of Sloan Securities
- 2 Corp. for a warrant that should have been issued
- 3 to Sloan Securities Corp.
- 4 We did not have any other documents
- 5 to do it, and I -- you know, this was our attempt
- 6 to assign them as is stated here.
- 7 Q. Let me direct your attention to the
- 8 second sentence. Could you just read that second
- 9 sentence.
- 10 A. "As such please allow this letter to serve
- 11 as SEP's" -- or Sloan Equity Partners' -- "desire
- 12 to assign and exercise the warranty as follows."
- 13 Q. So prior to January 25, 2007 the
- 14 warrant had not been assigned or exercised as of
- 15 yet? You were desiring to do that, correct?
- 16 A. Correct.
- 17 Q. Let's then move ahead to April 2,
- 18 2007, and Plaintiff's Exhibit 18. Again, could

- 19 you just read the last phrase of that first
- 20 sentence starting with the word "please?"
- 21 A. "Please allow this letter to serve as
- 22 Sloan's desire to assign and exercise the warrant
- 23 as follows."
- Q. Okay. So you're again on April 2nd
- 25 of 2007 indicating your desire to assign and

- 1 exercise the warrant; correct?
- 2 A. This is the assignment as far as I'm
- 3 concerned.
- 4 MR. ROSS: Excuse me. I just want
- 5 to point out for the record that the document that
- 6 you showed us -- showed the witness, Plaintiff's
- 7 Exhibit 6, actually relates to 300,000 shares, and
- 8 the document you're now questioning which is
- 9 Plaintiff's Exhibit 18 is with respect to the
- 10 217,000, so they're actually talking about two
- 11 different things. These are two different
- 12 documents issued by two different parties or
- 13 letters I should say.
- 14 THE WITNESS: Talking about two
- 15 different ones.
- MR. ROSS: I just want to point
- 17 that out.
- 18 BY MR. GOPSTEIN:
- 19 Q. Right. The first letter that we

- 20 were talking about which is Plaintiff's Exhibit 6
- 21 is from Sloan Equity Partners, correct?
- 22 A. Correct.
- Q. And they are indicating their
- 24 desire to assign and exercise the warrant for
- 25 300,000 shares, correct?

- 1 A. Correct.
- 2 Q. And prior to that time it had not
- 3 been assigned or exercised. Correct?
- 4 A. Correct.
- 5 Q. Okay. So then we move to
- 6 Plaintiff's Exhibit 18 which is a letter from
- 7 Sloan Securities Corp. to Drinks Americas
- 8 regarding the warrant for 217,500 shares.
- 9 Again, here Sloan Securities Corp.
- 10 is indicating their desire to assign and exercise
- 11 the warrant; correct?
- 12 A. Ah-hum, yes.
- 13 Q. Prior to this letter on April 2,
- 14 2007 there had not been any assignment or exercise
- 15 of the warrant. You were desiring to do so,
- 16 correct?
- 17 A. Yes, correct.
- 18 Q. So this day as we sit here today
- 19 has either the warrant for 300,000 shares or the
- 20 alleged warrant for 217,500 warrants actually been
- 21 assigned or exercised?

- 22 A. Not to my knowledge, no.
- Q. Does any of this help refresh your
- 24 recollection as to when you heard from Joe
- 25 Kannella that the warrant or the warrants were in

- 1 dispute or not authorized or words to that effect?
- 2 A. No.
- 3 Q. It doesn't help you?
- 4 A. No.
- 5 Q. Can you tell me where in the
- 6 2004 -- the December 2004 investment banking
- 7 agreement Sloan Securities is entitled to 217,500
- 8 shares or warrants for shares?
- 9 A. I believe it says in the letter. I believe
- 10 it cites a paragraph.
- 11 Q. Paragraph 4.1.
- 12 A. (The witness nods his head.)
- 13 Q. Do you know what section of 4.1 you
- 14 were referring to, and I'll show you the document?
- 15 A. No. I would have to --
- 16 Q. Would it be 4.1A or 4.1B?
- 17 A. A.
- 18 Q. Does 4.1A deal with the bridge
- 19 financing, according to your understanding of the
- 20 agreement?
- 21 (Discussion off the record.)
- 22 Q. Your answer is? I'm sorry.

- 23 A. No.
- MR. ROSS: Could you repeat the
- 25 question just to make sure we're accurate.

- 1 Q. Yes. Does paragraph 4.1A have
- 2 anything to do with the bridge financing?
- 3 A. I'm not sure what you mean by having
- 4 anything to do with.
- 5 Q. Let me rephrase it. Let me
- 6 rephrase that.
- 7 Does paragraph 4.1A deal with
- 8 compensation that you might be entitled to in
- 9 connection with the bridge financing?
- 10 A. 4.1 -- 4.1 in my opinion has to do with
- 11 both any financing and a bridge financing.
- 12 Q. I'm talking about 4.1A as opposed
- 13 to 4.1B.
- 14 A. Correct.
- 15 Q. Isn't it true that -- let me ask it
- 16 a different way then. Isn't it true that
- 17 paragraph 4.1B deals with the compensation due to
- 18 Sloan Securities Corp. for the bridge financing?
- 19 A. Not solely, no.
- Q. Well, do you see the word "bridge
- 21 financing" anywhere in 4.1A?
- 22 A. No, I do not see the word "bridge
- 23 financing" anywhere in 4.1A.
- Q. I'll take it back. Thanks.

Have you ever had any conversations

- 1 with Dan Myers about the preparation or execution
- 2 of the May 2005 stock purchase warrant?
- 3 A. Yes.
- 4 Q. When is the first time you talked
- 5 to him about that?
- 6 A. I don't remember.
- 7 Q. What did you talk about to the best
- 8 of your recollection?
- 9 A. We talked about the -- I -- the first time
- 10 we talked about it I was upset that it had been
- 11 issued to Sloan Equity Partners because that was a
- 12 wrong thing that was done, and I wanted to get it
- 13 corrected.
- 14 Q. And when is the last time you
- 15 talked to Dan Myers about that?
- 16 A. I don't remember.
- 17 Q. Have you -- what else have you
- 18 talked to him about beside the fact that you
- 19 thought it was a mistake to issue it to Sloan
- 20 Equity Partners?
- 21 A. That it had to get changed to Sloan
- 22 Securities Corp. and how dare he direct that it go
- 23 into that, and how furious I was.
- Q. And was this sometime shortly after
- 25 the warrant was issued or was it sometime after

- 1 that?
- 2 A. It was way after it was issued.
- 3 Q. When is the first time that you
- 4 even knew that the stock purchase warrant had been
- 5 issued, the May 9 warrant?
- 6 A. I want to say late 2006 maybe.
- 7 Q. So you found out about this
- 8 approximately a year and a half after it was
- 9 signed?
- 10 A. Correct. Right.
- 11 Q. Who were the people at Sloan
- 12 Securities who worked on raising money for Drinks
- 13 Americas?
- 14 A. Dan Myers, Phil Kassai, Frank Engracia,
- 15 Patrick Murphy and myself.
- 16 Q. Did you supervise all of the other
- 17 individuals in connection with the firm's
- 18 relationship with Drinks Americas?
- 19 A. No.
- Q. Who did?
- 21 A. It was split up because there were
- 22 different offices. Dan was in one office, so I
- 23 was supervising him and Phil Kassai, and then
- 24 Patrick was his own OSJ, office supervisory
- 25 jurisdiction, and so he was the supervisor there,

- and he and Frank worked together with their
- investors.
- 3 Q. What office did Dan and Phil work
- out of?
- 5 A. 444 Madison Avenue.
- 6 Q. And were you primarily responsible
- 7 for supervising them at that office?
- 8 A. Yes.
- Q. Who brought the client, Drinks
- Americas, into the company? 10
- 11 Dan Myers.
- Q. Was he the primary investment 12
- 13 banker on the deal?
- 14 A. Yes.
- Q. I don't have the documents that 15
- 16 were marked by plaintiff's counsel earlier today,
- 17 but some of these documents were produced on late
- 18 Friday by your counsel, and so if I'm re-marking
- 19 them I apologize.
- 20 I want to should you what I'm going
- 21 to call the securities purchase agreement dated
- 22 November 2005, and we'll mark that as
- Defendant's G. 23
- 24 (Securities Purchase Agreement By
- 25 and Between Drinks Americas Holdings, Ltd., and

- 1 the Investors Named Herein is marked as D-G for
- 2 identification.)
- 3 Q. That's an unsigned document.
- 4 That's all I got from your attorney. Do you
- 5 recognize that?
- 6 A. Yes.
- 7 O. What is the intent of that
- 8 document?
- 9 A. For Drinks Americas to sell certain
- 10 securities to investors that were brought to them
- 11 by Sloan Securities.
- 12 Q. Did that securities purchase
- 13 agreement have anything to do with the December
- 14 2004 investment banking agreement or did that
- 15 relate to the September `05 agreement?
- 16 A. I'm not sure. I would have to examine all
- 17 the documents again. I'm not sure.
- 18 Q. I'm going to show you what we will
- 19 refer to as Defendant's H?
- 20 (Letter dated September 29, 2005 is
- 21 marked as D-H for identification.)
- 22 Q. It's a December 29, 2005 investment
- 23 banking agreement that I also received from your
- 24 attorney. Do you recognize that document?
- 25 A. Yes.

1 Q. Did you negotiate that document?

- 2 A. With Dan and with Bruce Klein, yes.
- 3 Q. What was the purpose of the second
- 4 investment banking agreement?
- 5 A. This is when we were looking to do the
- 6 bridge financing.
- 7 Q. Well, hadn't you already done a
- 8 bridge financing for Drinks Americas the year
- 9 before or in the spring of 2005?
- 10 A. I'm trying to -- when the 1.35 was done?
- 11 Q. Yes.
- 12 A. Yes. We had done that before.
- 13 Q. So were you doing an additional
- 14 bridge financing?
- 15 A. I guess we were looking to raise more money
- 16 for them.
- 17 Q. In what form? Take a look at it
- 18 and try to describe --
- MR. ROSS: Can we see the other
- one, the previous agreement?
- 21 MR. GOPSTEIN: Sure. It's actually
- 22 right here.
- 23 A. Oh, yes, right, we were trying to raise
- 24 between six million and ten million for them.
- MR. ROSS: Can I see this for a

- 1 minute.
- THE WITNESS: Sure.
- 3 MR. ROSS: I just want you to

- 4 compare this to the December 27th because six and
- 5 ten million is also mentioned there, so I don't
- 6 know if that's just a continuation of that desire
- 7 or if it refreshes you in any way.
- 8 A. No.
- 9 Q. I'm trying to get at the exact same
- 10 question.
- 11 What was the reason for the second
- 12 investment banking agreement a year later?
- 13 A. I don't remember.
- 14 Q. Was it just to try to raise some
- more capital?
- 16 A. It looks that way, yeah. I would have to
- 17 take a look at the documents and see if there's
- 18 any difference.
- 19 Q. Okay. Based upon your
- 20 recollection, other than telling me the difference
- 21 between the two documents, what was going on at
- 22 the time that --
- 23 A. That Drinks needed more money. We were
- 24 trying to raise more money for them.
- Q. Okay. Now, could you go back and

- 1 take a look at the Defendant's Exhibit G, the
- 2 securities purchase agreement, which is unsigned
- 3 and dated November.
- 4 Does that help refresh your

- 5 recollection as to whether that was a pro forma
- 6 document that was generated in connection with the
- 7 September `05 agreement?
- 8 A. It really doesn't.
- 9 Q. You have no idea?
- 10 A. I really don't remember.
- 11 Q. How about Defendant's I?
- 12 (Promissory note is marked as D-I
- 13 for identification.)
- 14 Q. The ten percent senior convertible
- 15 promissory note also appears to be a blank
- 16 document dated November of 2005. Do you recognize
- 17 that?
- 18 A. I think this is what we used for the
- 19 investors with the 1.35 million that we raised for
- 20 them.
- Q. Are you sure about that?
- 22 A. No. Am I sure, no.
- 23 Q. Does it --
- 24 A. But I remember it being a ten percent
- 25 senior convertible promissory note.

- 1 Q. All right --
- 2 A. So am I sure that this is the exact
- 3 document, no.
- 4 Q. But didn't you raise the 1,350,000
- 5 in the early part of 2005?
- 6 A. Ah-hum.

- 7 Q. Okay. So this is a blank document
- 8 in November of 2005. Wouldn't that tell you that
- 9 this is a document that was generated in
- 10 connection with the second investment banking
- 11 agreement?
- 12 A. It could be. I don't remember.
- Q. You're just not sure?
- 14 A. The second investment banking agreement --
- Dated September 2nd of 2005.
- 16 A. Right. It could be.
- 17 Q. Okay. And similarly I'm going to
- 18 show you what I'm going to refer to as
- 19 Defendant's J.
- 20 (Discussion off the record.)
- 21 (Drinks Americas Holdings, Ltd.,
- 22 Registration Rights Agreement is marked as D-J for
- 23 identification.)
- 24 BY MR. GOPSTEIN:
- Q. We had a brief colloquy off the

- 1  $\,$  record and may or may not shed some light on some
- 2 of this, so let's try.
- 3 Defendant's J is a registration
- 4 rights agreement also dated November 2005 and also
- 5 a blank document. Do you recognize that?
- 6 A. No, not really.
- 7 Q. Do you know whether that document

- 8 was generated in connection with the September `05
- 9 agreement or the December `04 agreement?
- 10 A. Wait a second.
- MR. GOPSTEIN: Let's go off the
- 12 record.
- 13 (Discussion off the record.)
- 14 BY MR. GOPSTEIN:
- Q. We're back on the record.
- Do you have an understanding of
- 17 what this registration rights agreement might be?
- 18 A. It looks like an agreement to register the
- 19 stock holdings and underlying warrants of my
- 20 clients who invested in the transaction
- 21 previously, and it also has a list of other
- 22 security holders that it looks like that Drinks
- 23 Americas is registering their stock holdings as
- 24 well.
- MR. GOPSTEIN: Okay. Now, let me

- 1 show you two escrow deposit agreements, and we'll
- 2 mark these as Defendant's K and L.
- 3 (Escrow deposit agreement is marked
- 4 as D-K for identification.)
- 5 (Escrow deposit agreement is marked
- 6 as D-L the for identification.)
- 7 BY MR. GOPSTEIN:
- 8 Q. Could you shed some light on these
- 9 escrow deposit agreements? Tell me what they were

- 10 used for. Just read off the dates on the two of
- 11 them.
- 12 A. The 17th day of November 2005.
- Q. And the other one is?
- 14 A. 22nd day of November 2005.
- 15 Q. Do you know what these escrow
- 16 agreements were used for?
- 17 A. No, I don't.
- 18 Q. No idea?
- 19 A. No.
- Q. Did you sign them?
- 21 A. I don't remember.
- MR. ROSS: Is that what we were
- 23 discussing earlier? (Indicating).
- Q. Any idea?
- 25 A. No, I don't.

- 1 Q. Is that not your signature on page
- 2 ten of Defendant's Exhibit L?
- 3 A. That is my signature.
- 4 Q. And is it also your signature on
- 5 pages ten and 12 of Exhibit K?
- 6 A. Yes, that's my signature.
- 7 Q. Do you recall signing these
- 8 documents?
- 9 A. I do not.
- 10 Q. You have no understanding of what

- 11 was to be accomplished in these escrow agreements?
- 12 A. Uh-huh.
- 13 Q. That's a no?
- 14 A. That's a no.
- 15 Q. Okay. Did Sloan Securities Corp.
- 16 raise any money for Drinks Americas at any time
- 17 other than the bridge financing that you did of
- 18 \$1,350,000?
- 19 A. No.
- 20 Q. So there was no money raised
- 21 whatsoever pursuant to the second investment
- 22 banking agreement --
- 23 A. Correct.
- 24 Q. -- in --
- 25 A. Sorry.

- 1 Q. -- in September of 2005, right?
- 2 A. Correct.
- 3 Q. Did you indicate or do you recall
- 4 indicating to Drinks Americas that you had
- 5 investors lined up or you had any financing in
- 6 place in connection with the September `05
- 7 investment banking agreement?
- 8 A. I don't recall making an indication of that
- 9 to Drinks.
- 10 Q. Do you know why you were not
- 11 successful in raising any money pursuant to the
- 12 second investment banking agreement in September

- 13 of `05?
- 14 A. I don't remember.
- 15 Q. Are you aware that Dan Myers has
- 16 signed an affidavit in connection with this
- 17 litigation?
- 18 A. No.
- 19 Q. You've not seen it?
- 20 A. No.
- Q. Have you talked to him about it?
- 22 A. No.
- 23 Q. Have you talked to Phil Kassai
- 24 about Dan Myers' affidavit?
- 25 A. No.

- Q. Dan was the principal investment
- 2 banker on -- in connection with Drinks Americas,
- 3 correct?
- 4 A. Yes.
- 5 Q. And he would be most knowledgeable
- 6 in connection with what did or did not take place
- 7 in relation to Drinks Americas?
- 8 A. Generally, yes.
- 9 MR. GOPSTEIN: I have no further
- 10 questions. Thank you.
- 11 (Discussion off the record.)
- MR. ROSS: Robert Ross representing
- 13 Mr. Ackerman.

- Mr. Ackerman was the subject of two
- 15 subpoenas from both Mr. Kassai's counsel and
- 16 Drinks Americas' counsel. One subpoena was in his
- 17 capacity as president CEO of Sloan Securities
- 18 Corp. One subpoena was issued to Sloan Equity
- 19 Partners.
- 20 MR. GOPSTEIN: Can I correct you?
- MR. ROSS: Please do.
- MR. GOPSTEIN: Mr. Ackerman
- 23 actually received two subpoenas from my firm. He
- 24 received a subpoena for Sloan Securities Corp. and
- 25 a subpoena for Sloan Equity Partners. He received

- 1 a third subpoena from plaintiff's counsel, and I
- 2 don't know what that was.
- MR. ROSS: That's correct. Which
- 4 was also very similar in sum and substance in
- 5 terms of on whose behalf Mr. Ackerman is
- 6 appearing.
- 7 Mr. Ackerman, as he stated in the
- 8 testimony, was a minority or is a minority member
- 9 of Sloan Equity Partners, but has stated on the
- 10 record that he doesn't have the -- or if he didn't
- 11 I'm stating on the record -- doesn't have the
- 12 authority or is not taking that position to bind
- 13 that company in these proceedings.
- 14 So to the extent that he's
- 15 testifying today, he's testified as the CEO and

```
16 president of Sloan Securities Corp. and also as a
```

- 17 member of Sloan Equity Partners but not as a
- 18 representative of Sloan Equity Partners, meaning
- 19 that whatever testimony he gave today is not
- 20 necessarily the position of Sloan Equity Partners
- 21 as an entity, if anyone has such a position or
- 22 cares about such a position. Okay? Is that
- 23 accurate, Jim?
- THE WITNESS: Yes.
- MR. GOPSTEIN: We'll leave it I

- 1 guess to the court to determine whether -- what
- 2 effect his testimony might have on various
- 3 entities.
- 4 I'm okay with the fact that he was
- 5 here testifying as a -- as the president CEO of
- 6 Sloan Securities Corp. and as a, I believe, 40
- 7 percent partner of Sloan Equities.
- 8 THE WITNESS: 20 percent.
- 9 MR. GOPSTEIN: 20 percent, I'm
- 10 sorry.
- 11 THE WITNESS: That's okay.
- MR. GOPSTEIN: As a 20 percent
- 13 partner of Sloan Equity Partners, and whatever
- 14 impact his testimony has is what it has.
- MR. ROSS: Okay.
- MR. GOPSTEIN: Thank you.

```
17 (The proceedings are concluded at
18 2:42 p.m.)
19
20
21
22
23
24
25
```

1	CERTIFICATION
2	
3	I, HELEN DOHOGNE, a Certified
4	Shorthand Reporter and Notary Public of the State
5	of New Jersey, do hereby certify that prior to the
6	commencement of the deposition the witness was
7	duly sworn by me to tell the truth, the whole
8	truth and nothing but the truth.
9	I DO FURTHER CERTIFY that the
10	foregoing is a true and accurate transcript of the
11	testimony as taken stenographically by and before
12	me at the time, place and on the date herein
13	before set forth.
14	I DO FURTHER CERTIFY that I am
15	neither a relative nor employee nor attorney nor
16	counsel of any of the parties to this action and
17	that I am neither a relative nor employee of said
18	attorney or counsel and that I am not financially

19	interested	in	the	out	come	of	the	case	€.		
20											
21											
22											
23					Lice Publ				30XI0	00798	00
24			Sta	ate c	of Ne	ew c	Jerse	ЭÀ	12-20	)-09	
25			1		50.			55			

# **EXHIBIT E**

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
00001
  1
2
                         UNITED STATES DISTRICT COURT
  3
                         SOUTHERN DISTRICT OF NEW YORK
  4
  5
              PHILLIP KASSAI,
  6
                                 Plaintiff,
  7
                                                No. 07 Civ 5590
                             VS.
  8
              DRINKS AMERICA HOLDINGS, LTD.,
  9
                                 Defendant.
 10
 11
 12
13
 14
                         DEPOSITION OF PHILLIP KASSAI
 15
16
17
                               New York, New York
                        Wednesday, December 12th, 2007
 18
                                  Reported by:
 19
20
21
22
                               Jeremy Frank, MPM
 23
       HUDSON REPORTING & VIDEO, INC.
       124 West 30th Street, 2nd Fl.
New York, New York 10001
Tel: 212-273-9911 Fax: 212-273-9915
 24
 25
П
00002
  1
2
3
                                             December 12th, 2007
                                             2:15 p.m.
  4
5
6
7
8
9
                     Deposition of PHILLIP KASSAI, held at
              the offices of Moskowitz & Book, LLP, 1372
              Broadway, New York, New York, pursuant to
             Notice, before Jeremy Frank, a Notary Public of the State of New York.
 10
 11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
00003
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
               APPEARANCES:
                       MOSKOWITZ & BOOK, LLP
                       Attorneys for Plaintiff
1372 Broadway, Suite 1402
                               New York, NY 10018
  8
9
                               SUSAN J. WALSH, ESQ.
                       BY:
 10
                       LAW OFFICES OF SHELDON H. GOPSTEIN, ESQ.
 11
                       Attorneys for Defendant
 12
                                130 West 42nd Street
 13
14
                                New York, NY 10036
                       BY:
                                SHELDON H. GOPSTEIN, ESQ.
 15
 16
 17
18
19
20
21
22
23
24
25
00004
  1
2
3
                       IT IS HEREBY STIPULATED AND AGREED,
               by and between counsel for the respective parties hereto, that the filing, sealing and certification of the within deposition shall
  4
               be and the same are hereby waived;
IT IS FURTHER STIPULATED AND AGREED
  6
7
8
9
               that all objections, except as to the form of the question, shall be reserved to the
 10
               time of the trial;
 11
                       IT IS FURTHER STIPULATED AND AGREED
               that the within deposition may be signed before any Notary Public with the same force
 12
 13
14
15
16
               and effect as if signed and sworn to before
               the Court.
 17
18
19
 20
21
22
23
24
25
00005
  1
2
3
                                           Kassai
                                                        called as a
               PHILLIP KASSAI,
               witness, having been duly affirmed by a Notary
Public, was examined and testified as follows:
               EXAMINATION BY
               MR. GOPSTEIN:
                               State your name for the record.
                       Q.
                       Α.
  8
                               Phillip Kassai.
  9
                               State your address for the record.
                       Q.
 10
                       Α.
                               16 Auerbach Lane, Lawrence, New
                                                      Page 2
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
              York 11559.
 11
 12
              Q. Good afternoon, Mr. Kassai. Mname is Sheldon Gopstein, I represent the
 13
              defendant in this case, Drinks Americas in an action that you brought against them that's pending in the Federal Court, it is actually
 14
 15
 16
 17
              Drinks Americas Holdings, LTD.
 18
19
                              What is your office address?
                              MS. WALSH: I am just going to
 20
                      reserve all objections for the record.
 21
22
23
                              MR. GOPSTEIN: Have we been
                      operating under that stipulation all
along or not, I thought we were.

MS. WALSH: I don't know that we
were but I want to reserve them for today
 24
 25
00006
                                         Kassai
  1
2
3
                      for Mr. Kassai.
                              MR. GOPSTEIN: Okay.
  4
                              It is my understanding that we had
                      been operating under the stipulation that all objections except as to form were
                      reserved, of course there are other
  8
9
                      grounds.
                      Q.
                              But Mr. Kassai, what is your
 10
              business address?
 11
                      Α.
                              444 Madison Avenue, 18th floor,
 12
              New York, New York 10022.
 13
                              Have you ever been deposed before?
                      Q.
 14
                      Α.
 15
                              Have you ever been a party in a
              lawsuit meaning either a plaintiff or a defendant in a lawsuit?
 16
 17
 18
                      Α.
                              Yes.
 19
                      Q.
                              Other than this one?
 20
21
22
23
24
                      Α.
                              Yes.
                      Q.
                              Can you tell me is it a presently
              pending case?
                      Α.
                              Yes.
                      Q.
 25
                              Can you give me the caption or who
00007
  1
                                         Kassai
  2
              the parties in that dispute are?
                              Dell, D-e-1-1.
Dell Computers?
                      Α.
                      Q.
                      Α.
  6
7
8
9
                           MS. WALSH: You have to say yes or its for him to get the transcript.
                      no,
                              Yes, Dell Computers.
                      Α.
                              Is Dell the plaintiff or the
                      Q.
 10
              defendant in that case?
 11
                              Plaintiff.
                      Α.
 12
                      Q.
                              Who are the defendants?
 13
14
15
                              Phil Kassai.
                      Α.
                              Who else?
                      Q.
                              That's it.
                      Α.
                              What is the basis of that lawsuit
 16
                      Q.
 17
              in sum and substance?
 18
                              This dates back to 2003 where the
 19
              plaintiff says there is money owed for a
                                                    Page 3
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
               computer and the defendant denies that.
 21
22
23
24
                        Q.
                                Okay.
                                Have you ever been involved in any
               other lawsuits as a plaintiff or a defendant?
                        Α.
 25
                                Either civil or criminal?
                        Q.
80000
  1
                                           Kassai
  2
                        Α.
                                Yes.
   3
                                okay.
                        Q.
   4
5
                                Tell me what that other proceeding
               was about.
  6
7
8
9
                        Α.
                                I sued my landscaper.
                                Other than that?
                        Q.
                                Tell me have you ever been
               involved as a plaintiff or defendant in any
 1ŏ
               civil or criminal proceeding other than Dell,
 11
               the action with your landscaper and the
 12
               current action?
 13
14
15
16
                                No.
                        Α.
                        Q.
                                That's it?
                                That would be it.
                        Α.
                                Okay
                        Q.
 17
18
19
                                You have not been deposed before
               in any of those cases?
                        Α.
                                No.
 20
                                Or in any other case?
                        Q.
 21
22
23
                       Α.
                                No.
               Q. Since this is the very first time you have ever given a deposition, let me just give you some of the ground rules. If you don't understand anything I'm asking you,
 24
 25
00009
  1
2
3
                                            Kassai
               don't answer the question, ask me to rephrase
               it and I'll be more than happy to do that.
               you need to take a break for any reason, you should tell me and I'll be more than happy to accommodate you. If you need to speak to your attorney, I would ask that you not do so while
  6
7
8
9
               a question is pending. I need you to answer the question first and then if for some reason
 10
               you need to confer with your attorney, you can
 11
               do it at that time.
 12
13
                                Are you under, are you taking any
               medication or is there any reason why you wouldn't be able to give complete and truthful
 \overline{14}
 15
               testimony here today?
 16
                                No.
                        Α.
 17
18
                                okay.
                        Q.
                                MR. GOPSTEIN: Can we go off the
 19
20
21
22
23
24
25
                                 (Whereupon, an off-the-record
                        discussion was held.)
                                (Time noted: 2:20 p.m.)
(Time noted: 2:29 p.m.)
                                Mr. Kassai, are you currently
               employed?
00010
                                           Kassai
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
                          Self-employed.
                   Α.
                   Q.
                          What is your business?
                          Merchant banking.
                   Α.
                          Are you a self-employed merchant
                   Q.
            banker at 444 Madison Avenue on the 18th
            floor?
  8
9
                   Α.
                          Yes.
                          You rent space there?
                   Q.
 10
                          Yes.
                   Α.
 11
                          What is the name of the entity
                   Q.
 12
            that rents the space that you're working in?
 13
            In what entity have you leased the space, in
 14
            your own name or -
                          Phillip Kassai, yes.
 15
                   Α.
 16
                          You're the actual tenant of that
                   Q.
 17
18
19
20
21
22
23
24
25
            space?
                   Α.
                          Do you have the entire 18th floor?
                   Q.
                   Α.
                          No.
                          what portion of the 18th floor do
                   Q.
            you occupy?
                   Α.
                          A single office.
                          who do you rent that single office
                   Q.
            from?
00011
  1
2
                                   Kassai
                          Realex Capital, R-e-a-l-e-x.
                   Α.
  3
                          How long have you been in that
                   Q.
  4
            space renting from Realex Capital?
                   Α.
                          Since my resignation from Sloan.
                          Which was when?
  6
7
8
9
                   Q.
            A. I'm not, the exact date is not known to me, sometime in June '06, I would
            say.
 10
                          In June 2006 you resigned from
 11
            Sloan Securities and you became a
 12
13
14
15
16
17
18
            self-employed merchant banker?
                   Α.
                          Yes.
                          You have been doing that from
                   Q.
            June 2006 to the present?
                          Correct.
                   Α.
                          Is Sloan Securities also located
                   Q.
            at 444 Madison Avenue?
 19
                          To the best of my knowledge, they
                   Α.
 20
21
22
23
24
25
            are.
                          Did you work at 444 Madison when
                   Q.
            you were employed by Sloan?
                   Α.
                          Yes.
                          What floor?
                   Q.
                          23rd.
                   Α.
00012
  1
                                   Kassai
  2
                   Q.
                          Okay.
                          Where did you work before Sloan?
                          Before Sloan I worked also on the
            18th floor.
  6
7
                          For who?
                   Q.
                   Α.
                          Myself.
  8
                          As what?
                   Q.
  9
                          Merchant banker.
                   Α.
 10
                          How long were you a self-employed
                   Q.
                                            Page 5
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt merchant banker before you joined Sloan?
 11
 12
                      Α.
                              About one year.
 13
                      Q.
                              So this is approximately June '05
 14
15
              to June '06?
                              Its thereabouts, yes.
Did you also rent space when you
                      Α.
 16
                      Q.
 17
              were self-employed?
 18
19
                      Α.
                              Yes.
                      Q.
                              Also on the 18th floor?
 20
                      Α.
 21
22
23
                              Then you moved to the Sloan space
                      Q.
              for a period of time?
                      Α.
                              Yes.
 24
                      Q.
                              Then you rented space on your own
 25
              again?
00013
                                        Kassai
  1
2
3
                      Α.
                              Yes.
                              Does your current business have a
                      Q.
              business name other than your name?
              A. There is different entities that are created to do business through. I'm not
              quite sure what your
              Q. For instance, do you have a d/b/a, do you do business under any name like Kassai
  8
9
 10
              Merchant Banking or some other assumed name?
 11
              A. No, there are several entities that deals get done through, there is not one
 12
 13
              specific name.
              Q. Do you create entities for the particular deal or do you have existing entities that you work through already?
 14
 15
 16
 17
                              Both.
                      Α.
                              Okay.
Tell me the names of the entities
 18
                      Q.
 19
 20
21
22
23
24
              that you have established that you work your
              deals through on occasion?
                              They would be Ocean Drive Capital.
                      Α.
                      Q.
                              Is that a corporation?
                              An LLC.
                      Α.
 25
                              Is that a New York LLC?
                      Q.
00014
  1
                                        Kassai
  2
3
                      Α.
                              Yes.
                      Q.
                              Go ahead.
                      Α.
                              And Iska Capital Partners.
                              Can you spell that?
I-s-k-a Capital Partners.
What type of an entity is that?
                      Q.
  6
7
8
9
                      Α.
                      Q.
                      Α.
                              An LLC.
                              Anything else? Any other entities
                      Q.
 10
              that you do your business through as a
 11
              merchant banker?
 12
                      Α.
                              No.
 13
14
                              who are the members of Ocean Drive
              Capital?
 15
                              The members of Ocean Drive Capital
              would be Phillip Kassai.
 16
                              That's you, right?
 17
                      Q.
 18
                              That would be me.
                      Α.
 19
                      Q.
                              Who else?
```

Page 6

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                          And Mr. Dan Myers.
                   Α.
 21
22
23
24
                          okay.
                   Q.
                          Is that 50/50?
                   Α.
                          Yes.
                          Do you currently do deals with Dan
 25
            Myers using the Ocean Drive Capital entity?
00015
  1
                                   Kassai
  2
                   Α.
                          No.
  3
                          But Mr. Myers and yourself are
                   Q.
  4
            still members, the sole members of that
  5
            entity?
                   Α.
                          Correct.
                          okay.
                   Q.
 8
9
10
                          Does Ocean Drive Capital have any
            assets, does it own anything?
                   Α.
                          No.
 \overline{11}
                          For what purpose is Ocean Drive
 12
            Capital in existence today?
 13
14
15
16
                          Its not dissolved.
                   Α.
                   Q.
                          Do you intend to use it to do
            deals?
                   Α.
                          No.
 17
                          Have you ever done a deal in Ocean
 18
19
            Drive Capital?
                          MS. WALSH: Objection.
 20
                   Q.
                          You can answer.
 21
22
23
                          MS. WALSH: Your time frames are a
                   little broad. I didn't want to interfere but your time frames and your relevance
 24
                   because of that.
 25
                          You can answer.
00016
  1
                                   Kassai
  2
                          Have you done any deals in Ocean
            Drive Capital?
                          Please define deals.
                   Α.
                   Q.
                          Have you closed any transactions
  6
            involving
                       Ocean Drive Capital?
                   Α.
                          No.
  8
9
                          Why was Ocean Drive Capital
                   Q.
            formed?
 10
                          As an LLC as well as to establish
                   Α.
 11
            a name.
 12
                          Have you ever used Ocean Drive
                   Q.
 13
            Capital for any purpose?
 \overline{14}
                   Α.
                          Yes.
 15
                          Okay
                   Q.
 16
                          How have you used the entity?
 17
                          The entity has a checking account
 18
            and at one point had a securities account
 19
            which was used for holding securities or
 20
21
22
23
24
25
            warrants.
                          Where was the securities account
                   Q.
            maintained?
                   Α.
                          When?
                          Did it have more than one
            securities account?
00017
  1
                                   Kassai
```

Page 7

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
                     Α.
                             When?
                     Q.
                             At any time.
                     Α.
                             Not to my knowledge.
                     Q.
                             Okay.
             So what securities firm did you open an account in in the name of Ocean Drive
  8
9
              Capital?
                             To the best of my knowledge, one
                     Α.
 10
             was opened at Pond Securities.
 11
                             okay.
                     Q.
 12
13
14
15
16
                             when?
                             I am not sure of the date. Is it still open?
                     Α.
                     Q.
             A. Not to my knowledge.
Q. Were any securities deposited in Pond Securities in the name of Ocean Drive
 17
18
19
20
21
22
23
24
25
              Capital?
                             I believe so.
                     Α.
                     Q.
                             What securities?
                             I would have to go through
                     Α.
              statements to check that out.
                             MR. GOPSTEIN: I would ask that you
                     do so and inform us when you return the
                     transcript.
00018
                                        Kassai
  1
2
3
                             MS. WALSH: I reserve my
                     objections.
 4
5
6
7
8
9
                     Q.
                             When was Ocean Drive Capital
              formed?
                             I don't recall the exact date.
                     Α.
 11
                             All right.
                     Q.
 12
13
14
15
16
17
18
                             But it still is in existence
              today?
                     Α.
                             Yes.
                             okay.
                     Q.
                             Tell me about Iska Capital
              Partners,
                          when was that formed?
                             Prior to Ocean Drive Capital.
                     Α.
                             Can you give me a year?
Not off the top of my head, no.
Is Iska Capital still in
                     Q.
 20
21
22
23
24
25
                     Α.
                     Q.
              existence?
                     Α.
                             For what purpose was Iska Capital
              formed?
00019
                                       Kassai
  1
2
3
                             To make investments.
                     Α.
                             Who are the members of Iska
                     Ο.
              Capital?
                             I'm the member.
                     Α.
  6
7
                             You're the sole member?
                     Q.
                             No, my wife is a member as well.
                     Α.
  8
9
                             Other than yourself and your wife,
                     Q.
              are there any other members of Iska Capital?
 10
                     Α.
                             No.
                                                  Page 8
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                           Have there ever been any other
 12
             members of Iska Capital?
 13
                           No.
                    Α.
 14
15
                           Other than yourself and Dan Myers,
                    Q.
             have there ever been any other members of Ocean Drive Capital?
 16
 17
                           No.
 18
19
                    Q.
                           okay.
                           Do you still do business, any sort
 20
             of business with Dan Myers?
 21
22
23
                           There are past investments or
             deals that we worked on together and those
             deals continue to go forward so yes, there is
on those specific deals there is a working
 24
 25
             relationship.
00020
                                     Kassai
  1
2
3
                           okay.
                    Q.
                           So you have an ongoing working
             relationship with Dan Myers, but if I
             understand you correctly, it all relates to
             old business?
                           Correct.
                    Α.
  8
9
                           You're not currently doing any new
                    Q.
             deals or doing any new transactions involving
 10
             Dan Myers?
 11
                    Α.
                           Correct, not.
 12
                           Is there any reason why you're not
                    Q.
 13
14
             today?
                    Α.
                           We don't work together anymore.
 15
16
                           Is that the only reason?
We don't work together anymore.
I'm just asking you if that's the
                    Q.
                    Α.
 17
                    Q.
 18
             only reason. I understand you gave that as a
 19
             reason. Is that the only reason you're not
 20
21
22
23
24
             working with Dan Myers anymore?
                           Do you understand the question?
                           I think I answered the question.
                    Α.
             Q. I understand that that is a reason. My question is, is that the only reason, are there any other reasons why you
 25
00021
  1
                                     Kassai
  2
             are no longer working with Dan Myers on any
             business?
                    Α.
                           Not to my knowledge.
                    Q.
                           Do you currently have a good
  6
7
8
9
             working relationship with Dan Myers?
                           MS. WALSH: I object, it misstates
                    the testimony.
                           Let me rephrase it.
 10
                           Do you still have a good
 11
             relationship with Dan Myers?
 12
                    Α.
                           No.
 13
14
                           Would you say that you are no
             longer on good terms personally or
 15
             professionally?
 16
                           MS. WALSH: It assumes facts aren't
 17
                    in evidence but -
                    Q.
 18
                           You know him personally, correct?
 19
                    Α.
                           Correct.
                                              Page 9
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                           You have worked with him
                    Q.
 21
22
23
24
             professionally?
                           Correct.
                    Α.
                           Are you still on good terms with
                    Q.
             him?
 25
                           Define good terms.
                    Α.
00022
  1
                                     Kassai
  2
                           MR. GOPSTEIN:
                                             Read back the last
  3
                    answer if you could to the prior
  4
5
                    question, and maybe you should follow it up if you wouldn't mind.
                            (Record read.)
                           Why do you no longer have a good
  8
             relationship with Dan Myers?
                           We no longer work together.
                    Α.
 10
                           That doesn't necessarily mean that
 \bar{1}\dot{1}
             you don't have a good relationship.
 12
                           Is there anything other than the
             fact that you are physically not working together in the same office that would lead you to say that you don't have a good relationship with him?
 13
14
15
16
 17
                           Please rephrase, I'm not
                    Α.
 18
             understanding the question.
 19
                           I'm trying to follow up on an
                    Q.
 20
             answer that you gave. Rather than suggesting
 21
22
23
             anything, I just wanted to use the words that
                          Let me rephrase this.
             you used.
             How would you describe your relationship today with Dan Myers?
A. Cordial.
 24
 25
00023
  1
2
3
                                     Kassai
                           Is there any animosity or conflict
             that you are aware of between yourself and Dan
             Myers at present?
                           At present, no.
                    Α.
  6
                    Q.
                           Okay.
                           So would you say you are presently
  8
9
             on good terms with Dan Myers even though you
             don't work together?
 10
                    Α.
                           I think I answered the question.
 11
                    Q.
                           Well, let's try to get a clearer
 12
13
             answer.
                           would it be fair to say that you
 \overline{14}
             are presently on good terms with Dan Myers
 15
             even though you don't work together anymore?
 16
                           MS. WALSH: I think it was asked
 17
18
                    and answered so I object.
                                                   You can
                    answer.
 19
                           I'll answer what I answered
 20
21
22
23
24
25
             earlier, I think I answered the question.
                    Q.
                           I need you to answer it again
             because I don't think you answered that
             question, so I need you to tell me what your
             answer is.
                    Α.
                           I said we have a cordial
00024
  1
                                     Kassai
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
             relationship.
                    Q.
                           Okay.
             When, if ever, did you not have a cordial relationship with Dan Myers?
            A. I don't know if there was a time.
Q. The reason I ask you that is
because you carefully said at present that the
  8
             relationship is cordial. I thought that
 10
             implied that it may not have been cordial at
 11
             some other time, so --
                           That's your implication, I
 12
 13
             answered your question when you asked at
 14
             present.
 15
                           MS. WALSH: Just answer the
 16
                    questions.
                           I'm going to be even more clear.
 17
                    Q.
 18
                           Throughout the time that you have
 19
20
             known Dan Myers has your relationship with him
             always been cordial?
 21
22
23
24
25
                           Yes.
                    Α.
                    Q.
                           Have you ever had an instance
            where you were in conflict with Mr. Myers on
             any business transaction?
                    Α.
                           Yes.
00025
  1
2
3
                                     Kassai
                    Q.
                           Okay.
                           Could you please describe that.
  4
                           Through the course of any working
            relationship there are times where things arise which can impact a relationship.

Q. Can you point to any specific
  6
7
8
9
             conflict that you had with Dan Myers?
                           I don't know, nothing comes to the
                    Α.
 10
             top of my head right now.
 11
                           Have you ever had a conflict or
 12
             disagreement with Dan Myers concerning any of
 13
14
15
16
             the issues involved in this case?
                           Define conflict.
                    Α.
                    Q.
                           Disagreement.
                           Yes
                    Α.
 17
18
                           Tell me about it.
                    Q.
                           whether or not to raise capital
                    Α.
 19
             for Drinks Americas.
 20
21
22
23
24
25
                    Q.
                           And what was your position and
            what was his position?
                    Α.
                           My position was not to raise money
             for the company.
                           And Dan wanted to raise money?
                    Q.
                    Α.
                           Yes.
00026
  1
                                     Kassai
  2
                           Why didn't you want to raise money
             for Drinks Americas?
                    Α.
                           I felt that it was a poorly run
             company with poor management and no execution
  6
             plan.
                           Was there a discussion about this
  8
            whether or not to raise money at Sloan
  9
             Securities?
 10
                    Α.
                           Yes.
```

Page 11

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                            Who else was involved in that
                     Q.
 12
             discussion?
 13
                            To the best of my knowledge, this
                     Α.
 14
15
             goes back numerous years, I would have to
             assume Jim Ackerman was involved as well as the other bankers who were there at the time.

Q. Who were the other bankers?
 16
 17
 18
19
                     Α.
                            I don't recall.
                            was Jim Ackerman the president of
                     Q.
 20
             Sloan Securities while you were there?
 21
22
23
             A. Jim Ackerman is and was the CEO, president of Sloan Securities, yes.
                            okay.
                     Q.
 24
                            By the way, what do you do in your
 25
             merchant banking business today, what type of
00027
  1
2
3
                                      Kassai
             transactions are you involved in?
                            Transactions that make money or
                     Α.
             try to make money.
                     Q.
                            How do you do that?
             A. Look for opportunities where the fundamentals and financials could hopefully
  8
9
             make money.
                            What services do you provide for
                     Ο.
 10
             your clients?
 11
                     Α.
                            Many.
 12
                     Q.
                            Describe them.
 13
14
                            Advisory work, M and A work.
                     Α.
                     Q.
                            Do you raise money for your
 15
16
             clients from time to time?
                            No.
                     Α.
             Q. Do you solicit investors who are willing to invest in any of your clients?
 17
 18
 19
                            No, its nonsolicited.
 20
21
22
23
24
                            Nonsolicited.
                     Q.
                            You do M and A work, merchant
             banking, what else?
                            And I had advisory work.
                     Α.
                            What type of advisory work?
Helping with cap tables,
                     Q.
 25
                     Α.
00028
  1
                                      Kassai
  2
3
             financials, working a company through
             difficult times or good times, helping them
             reassess or assess potential opportunities.
Q. Do you have any partners in your business today?
  6
7
8
9
                            Which business?
                     Α.
                            The merchant banking business that
                     Q.
             you conduct at 444 Madison Avenue?
 10
                     Α.
                            No.
 11
                            You work entirely on your own in
 12
             that office?
 13
14
                     Α.
                            Yes.
                            What is your educational
                     Q.
 15
             background by the way, what degrees have you
 16
             earned?
 17
                            I have a BA and a masters.
                     Α.
                     Q.
 18
                            Where did you earn your BA?
 19
                     Α.
                            At Ner Israel Rabbinical College.
                                                Page 12
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                   Q.
                          Is that in Israel?
 21
22
23
24
                   Α.
                          No, it is in Maryland.
                   Q.
                          How do you spell that?
                          N-e-r Israel. I-s, do I need to
                   Α.
            spell the rest?
 25
                          Its a rabbinical college?
                   Q.
00029
  1
                                   Kassai
  2
                   Α.
                          Yes.
  3
                          Where did you get your masters?
                   Q.
  4
5
                   Α.
                          Johns Hopkins.
                          What was your masters in?
                   Q.
                   Α.
                          Finance.
                          When did you get your masters at
                   Q.
  8
            Johns Hopkins?
                          I don't remember the exact year, I
 10
            would have to refer back to my CV; it was a
 \overline{11}
            while ago.
 12
                          Can you extrapolate back, did you
 13
14
15
16
            go directly from the rabbinical college to
            John Hopkins?
                   Α.
                          Try to remember when you got your
                   Q.
 17
            BA and you'll probably be able to figure out
 18
            when you got your masters.
 19
                          Does that help you?
                          From the period of '95 to '97,
 20
 21
22
23
            somewhere around there, not exactly sure.
                          That is when you got your masters?
                   Q.
                          Correct.
                   Α.
 24
                          How old are you?
                   Q.
 25
                          34.
                   Α.
00030
  1
2
3
                                   Kassai
            Q. You think you got your masters somewhere between '95 and '97?
                   Α.
                          Yes.
                   Q.
                          By the way, do you have a CV?
  6
7
8
9
                   Α.
                          Do you have a copy of it with you?
                   Q.
                   Α.
                          No.
                          RQ
 10
                          MR. GOPSTEIN: I would call for the
 11
                   production of Mr. Kassai's curriculum
 12
13
14
                   vitae.
                          What did you do after --
                   Q.
                          MS. WALSH: Have you ever asked for
 15
16
                   it before?
                          MR. GOPSTEIN: Probably not.
 17
18
                          What was your first employment
            after Johns Hopkins?
 19
                          Morgan Stanley.
                   Α.
                          What did you do at Morgan Stanley?
I was a financial advisor.
 20
21
22
23
24
25
                   Q.
                   Α.
                   Q.
                          What department?
                          No specific department.
                   Α.
                          Who did you report to?
                   Q.
                          Jim Wambles (phonetic).
00031
```

Kassai Page 13

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
                   Q.
                          What was his title at the firm?
                          Managing director.
Managing director of any
                   Α.
            particular department?
                   Α.
                          No.
                          How long were you at Morgan
                   Q.
  8
9
            Stanley?
                          Little over three years.
                   A.
 10
                          What did you do after that?
                   Q.
 11
                          Went to Spencer Trask.
                   Α.
 12
                          What was Spencer Trask?
                   Q.
 13
                   Α.
                          A venture capital firm.
 14
                          Where are they located?
                   Q.
 15
                          Midtown Manhattan.
What did you do there, what type
                   Α.
 16
                   Q.
 17
            of work?
 18
                          Assessed potential companies for
 19
20
            capital raises, helped with the companies,
            advised, raised capital, negotiated.
 21
22
23
24
25
                          How long were you there?
                   Q.
                   Α.
                          Little over a year.
                   Q.
                          What did you do after that?
                          Went to work at Sunrise
            Securities.
00032
  1
                                   Kassai
  2
                          Where is that located?
                   Q.
  3
                          Midtown Manhattan.
                   Α.
  4
                   Q.
                          What did you do at Sunrise
            Securities?
                          Pretty much the same thing I did
                   Α.
  7
8
9
            prior.
                   Q.
                          what department did you work in at
            Sunrise Securities?
 10
                          No department.
                   Α.
 11
                          How long were you there?
Two and a half years roughly.
                   Q.
 12
13
14
15
16
                   Α.
                          okay.
                   Q.
                          After that did you rent space at
            444 Madison Avenue?
                          Yes.
                   Α.
 17
18
                   Q.
                          As a merchant banker?
                   Α.
 19
                          On your own or did you have
                   Q.
 20
21
22
23
            partners at that time?
                          One of my partners at that time
                   Α.
            was Dan Myers.
                          How did you meet Dan Myers?
                   Q.
 24
25
                   Α.
                          In synagogue.
                          Where?
                   Q.
00033
  1
                                   Kassai
  2
                          In Lawrence, New York.
                   Α.
                          Is that where you live?
                   Q.
                   Α.
                          Yes.
                          You still live in Lawrence?
                   Q.
  6
                          Correct.
                   Α.
                          Does Dan Myers live in Lawrence?
                   Q.
                          To the best of my knowledge.
  8
                   Α.
  9
                          Do you still attend the same
                   Q.
 10
            synagogue?
                                            Page 14
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                    Α.
                           Sometimes.
 12
                   Q.
                           Do you see him there on occasion?
 13
                   Α.
                           Sometimes.
 14
15
                   Q.
                           okay.
            When you see him there do you greet each other?
 16
 17
                           Yes.
                    Α.
 18
19
                   Q.
                           when was the last time that you
             saw Dan Myers anywhere?
 20
                           Two evenings ago.
                    Α.
 21
22
23
                    Q.
                           where?
                    Α.
                           A mutual individual who lives in
             the Five Towns was making a Hanukkah party and
 24
             I attended it. I was invited and I assume
 25
             that Mr. Myers was invited as well.
00034
                                    Kassai
  1
2
3
                           Did you have a chance to talk at
                    Q.
             the Hanukkah party?
                           No.
                    Α.
                    Q.
                           You didn't say a word to Dan?
  6
7
                    Α.
                           Did you acknowledge each other?
                    Q.
  8
9
                    Α.
                           Is there a reason why you didn't
                    Q.
 10
             talk?
 11
                    Α.
                           I wasn't in the mood.
 12
                           Okay.
                    Q.
 13
14
                           when was the last time that you
            met or spoke to Dan Myers before the Hanukkah
 15
             party?
 16
                           I don't recall.
                    Α.
 17
                           It could have been the Saturday
 18
            before there was another party that we clearly
 19
            were both invited to or I shouldn't say that,
 20
21
22
23
24
             let me, I was invited, I have to assume he was invited as well.
                           okay.
                    Q.
                           So you actually see Dan Myers at
             social functions fairly regularly either at
 25
             social functions or at the synagogue?
00035
  1
                                    Kassai
  2
3
                    Α.
                           Yes.
                           And with respect to the continuing
            old business that you have with Dan Myers, when is the last time that you spoke to Dan about any of that old business that's still
  6
7
8
9
            alive?
                           Probably about a week or two ago.
                    Α.
                           What did you talk about?
                    Q.
 10
                           Deals that we had worked on in the
                    Α.
 11
             past.
 12
                    Q.
                           Which deals?
 13
14
            A. Format Health, Basic Care, Sky Frames, Polestar (phonetic).
 15
                           Are those deals that you worked
                    Q.
 16
             together with Dan at Sloan Securities or --
 17
                   Α.
                           Yes.
                   Q.
                           All of them were at Sloan?
 18
 19
                    Α.
                           Yes.
```

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```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                          okay.
                   Q.
 21
22
23
24
                          Are you still entitled to
            compensation or what is --
                   Α.
                          Yes.
                   Q.
                          On all four of those deals?
 25
                   Α.
                          Yes.
00036
  1
                                    Kassai
  2
                          Are they still being worked on or
  3
            have the deals been concluded and you're just
            discussing the compensation?
                          Both.
                   Α.
                   Q.
                          okay.
                          Do you know Dan Myers generally in
 8
9
10
            your opinion to be an honest person?
                          MS. WALSH: I am going to object.
                          MR. GOPSTEIN:
                                           okay.
 \overline{11}
                   Q.
                          Yes or no?
 12
                          To the best of my knowledge, yes,
                   Α.
 13
14
15
16
            an honest person.
                          Have you ever known Dan Myers to
                   Q.
            say or do anything dishonest?

A. Are you asking if he's ever lied?
 17
18
19
                   Q.
                          That you know of.
                          Yes.
                   Α.
                          when has he lied that you know of?
                   Q.
 20
                          MR. GOPSTEIN: Let the record
 21
22
23
                   reflect that the witness is thinking.
                          I would say with regard to certain
            transactions there were times when he was not
 24
25
            fully telling the truth.
                          Which transactions?
                   Q.
П
00037
  1
2
3
                                    Kassai
                          Specifically to this matter at
            hand, Drinks Americas.
                          who did he lie to?
To the best of my knowledge, he
                   Q.
                   Α.
  6
            lied to me and Sloan Securities.
                          What did he lie about and when?
                   Q.
  8
9
                          I do not know exact dates,
            specifically with regard to monies earmarked
 10
            for the company.
 11
                          when you say the company, you mean
                   Q.
 12
13
            Drinks Americas?
            A. Drinks Americas, correct.
Q. What did he say to you or to Sloan
that was untruthful?
 \overline{14}
 15
16
                          As the money was coming in
 17
18
            supposedly going to escrow for Drinks
            Americas, it seems that was not the case.
 19
                   Q.
                          Where was the money going?
 20
21
22
23
24
25
                          I do not know.
                   Α.
                   Q.
                          So money was coming in to Sloan
            Securities?
                          No, it doesn't come into Sloan.
                   Α.
                          Where did it come?
                   Q.
                   Α.
                          Supposedly it went to the escrow.
00038
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
                           Sloan Securities had an escrow
             account at Signature Bank?
                           MS. WALSH: Is there a time frame
                    here?
                    Q.
                           What time frame are we talking
             about?
  8
9
                           I assume we are talking about from
            when the investment banking, original
 10
             investment banking, the first investment
             banking agreement dated December '04 until the
 11
            period of time after let's call it October, November '06.
 12
 13
 14
                           Okay.
                    Q.
 15
                           And money was coming in to Sloan
 16
             Securities' escrow account at Signature Bank;
 17
             is that correct?
 18
                           To the best of my knowledge, yes.
 19
20
                           That money was coming in from
             investors who thought they were investing or
 21
22
23
24
25
             going to invest in Drinks Americas?
                           MS. WALSH: Object to the form as
                    to what the investors thought.
             Q. What was the money that was coming in to the escrow account to be used for?
00039
  1
2
3
                                     Kassai
                           MS. WALSH: According to who? I
                    have to object, I'm sorry, its vague.
            Q. What is your understanding of why monies were coming in to Sloan Securities' escrow account at Signature Bank?

A. I believe it was for a further
  4
  6
7
8
9
             deposit to be distributed among Sloan and
             Drinks Americas.
 10
                           Who was the money coming from?
                    Q.
 11
                    Α.
                           Various investors.
 12
                    Q.
                           Was this the bridge loan or was
 13
14
15
16
             this investors in equity?
                           It was convertible equity.
                    Α.
             Q. Are you saying there were some people who were willing to lend money to
 17
18
             Drinks Americas that were depositing money in
             the Sloan Securities escrow account?
 19
                           What I'm saying is it was
 20
21
22
23
24
25
             convertible equity.
                           I'm past that already.
                           Whoever these people were, were
             they intending to invest or to lend money to
             Drinks Americas?
                           MS. WALSH: I'm going to --
00040
  1
                                    Kassai
  2
                    Α.
                           Invest.
                    Q.
                           Excuse me?
                           Invest.
                    Α.
            Q. They were intending to invest monies in Drinks Americas?
                    Α.
                           Yes.
                           For that purpose they wrote checks
            which were deposited in the Sloan Securities
 10
             escrow account at Signature Bank, correct?
                                             Page 17
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                         I believe so.
 12
                  Q.
                         Are you saying the money that was
 13
            earmarked to go to Drinks Americas was
 14
15
            diverted for some other purpose?
                         I'm saying that was what I was led
 16
            to believe, yes.
 17
                         Do you know that that happened?
                  Q.
 18
19
                         MS. WALSH: I object to the form
                  and to the time frame, your questions are
 20
                  really broad.
 21
22
23
                         MR. GOPSTEIN: He gave me a time
                  frame.
                         MS. WALSH: Okay.
 24
                  Α.
                         The question again, please?
 25
                         How do you know that monies that
                  Q.
00041
  1
2
                                  Kassai
            were earmarked for investment in Drinks
  3
            Americas were diverted for some other purpose,
            how do you know that?
                  Α.
                         I was told.
                         Who told you?
                  Q.
                         Jim Ackerman.
                  Α.
  8
9
                         When did Jim Ackerman tell you
                  Q.
            that?
 10
                         Most likely in August, August '07.
 11
                         August of 2007?
                  Q.
 12
                         Yes.
                  Α.
 13
14
                         MR. GOPSTEIN: I have got to take a
                  five-minute break.
Off the record.
 15
16
                          (Whereupon, an off-the-record
 17
18
                  discussion was held.)
                          (Time noted: 3:12 p.m.)
 19
                                         3:18 p.m.)
                         (Time noted:
 20
21
22
23
24
                         Was August 2007 the first time
            that you learned that money had been diverted
            out of Sloan Securities' escrow account that
            was supposed to go to Drinks Americas?
A. I don't understand your question.
 25
                         You said --
                  Q.
00042
  1
                                  Kassai
  2
3
            A. How is money, I don't know how money can be diverted out of an escrow
            account.
                         Didn't you say money was supposed
  6
7
8
9
            to go to Drinks Americas but it was diverted
            elsewhere?
                         Correct, but I don't know if money
            can be diverted out of an escrow account. I'm
 10
            not, I don't know exactly when the money was
 11
            diverted or how much money was diverted.
 12
                         okay.
                  Q.
 13
14
                         And yes, that was the first time I
            learned of that.
 15
                         Is it accurate to say that
 16
            sometime in August 2007 you learned for the
 17
            first time that investor money that was
 18
            deposited in a Sloan Securities escrow account
 19
            earmarked for Drinks Americas was actually
                                          Page 18
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
             used for some other purpose?
 21
22
23
24
                            Yes, that was the first time. What exactly did Jim Ackerman tell
                     Α.
             you when you learned about this for the first
             time in August 2007?
 25
                            I don't exactly remember verbatim
                     Α.
00043
  1
                                      Kassai
  2
             word for word what he said.
  3
                            In sum and substance, what did he
                     Q.
  4
5
             say?
                            That Dan Myers had done things
                     Α.
             while collectively all of us were working under Sloan that was unbeknownst to myself and
 6
7
8
9
10
             him as well.
                     Q.
                            Are you saying that Jim Ackerman
             said that Dan Myers did this all on his own?
 \overline{11}
                            Yes, I am.
 12
                            Did Dan Myers have signature
 13
14
15
16
             authority, sole signature authority at
             Signature Bank? No pun intended.
A. I don't know.
             Q. Were you a signatory on any of the Sloan Securities bank accounts at Signature
 17
18
19
             Bank?
                            No.
 20
                    Q.
                            Was Jim Ackerman?
 21
22
23
                            I said I don't know.
                    Α.
                            Were you ever involved in any
                     Q.
             banking transactions transferring funds or depositing funds for investment bank
 24
25
             transactions at Sloan Securities?
П
00044
  1
2
3
                                      Kassai
                                          That's pretty compound.
                            MS. WALSH:
                    Α.
                            Be more specific, please.
                            MS. WALSH: I'm going to object.
             Q. Did you interact with Signature Bank on behalf of Sloan Securities at any
  6
7
8
9
             time?
                            who was the bank officer at
                     Q.
 10
             Signature Bank who handled Sloan Securities'
 11
             accounts?
 12
13
                            I do not know.
                     Q.
                            Have you ever communicated with
 \overline{14}
             anyone at Signature Bank concerning any
 15
16
             accounts of Sloan Securities?
                     Α.
                            No.
 17
18
                            What else did Jim Ackerman tell
                     Q.
             you about what Dan Myers had supposedly done?
 19
                            That's really the only thing that
 20
21
22
23
24
25
             comes to mind right now.
                            Did you go and talk to Dan Myers
             about this after Jim Ackerman told you what
             Dan had done?
                            Immediately right after?
                     Α.
                     Q.
                            At any time.
00045
```

Kassai

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
                    Α.
                           when was the first time you talked
             about this subject to Dan Myers or with Dan
             Myers?
                    Α.
                           Most likely subsequent to that
             conversation.
  8
9
                           What did you talk about?
                    Q.
                           what exactly transcribed (sic) or
                    Α.
 10
             happened at that juncture.
Q. What did Dan Myers tell you about
 11
             what had happened?
 12
             A. He wasn't very specific. He had just said that there were things that were
 13
 14
 15
             done that he was sorry for, and he had worked with Drinks Americas to rectify the situation
 16
             and he's dealing with it.
 17
 18
                    Q.
                           Did you ask him specifically what
 19
             he had done?
 20
                           I had asked him specifically what
                    Α.
 21
22
23
24
25
             he had done, yes.
                           What did he say?
                    Q.
                           He said it was really irrelevant.
                    Α.
                            All right.
                    Q.
                           Were you in involved in
00046
  1
                                     Kassai
  2
             communicating with investors or potential
  3
             investors in the course of raising money for
  4
             Drinks Americas?
                    Α.
                            very seldomly.
                           Who was?
Dan Myers.
  6
7
8
9
                    Q.
                    Α.
                           Who else?
                    Q.
                           Dan Myers.
                    Α.
 10
                           Jim Ackerman didn't talk to any of
                    Q.
 11
             the investors?
 12
                           Not to my knowledge. He may or
                    Α.
 13
14
15
16
             may have not, I have no idea, you would have
             to ask him.
             Q. What was your role in connection with the December 2004 investment banking
 17
18
             agreement?
                            MS. WALSH: I object to the form of
 19
                    the question.
 20
21
22
23
24
25
                            MR. GOPSTEIN: You can object.
                           What was your role?
                    Q.
                    Α.
                            I had no role, I was an employee
             of Sloan Securities.
                           Did you work on the transaction? Define work.
                    Q.
                    Α.
00047
  1
                                     Kassai
  2
             Q. Did you perform any service in connection with the December 2004 investment
             banking agreement?
                            Yes, I gave Dan Myers two of my
                    Α.
             contacts.
                    Q.
                           What else did you do?
  8
                    Α.
                           That was it.
  9
                            Did you communicate with Drinks
                    Q.
 10
             Americas?
                                              Page 20
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                             Unless they were in the office,
 12
                 to the best of my knowledge.
             Q. So are you saying that your sole involvement in its entirety with respect to the December 2004 investment banking agreement between Sloan and Drinks was simply referring two contacts to Dan Myers and that's all you
 13
 14
15
 16
 17
 18
19
              did?
                             You can call it simply, but that
 20
             is, they were the two largest investors in
 21
22
23
              that equity raise.
                            What were the names of the two
                     Q.
              investors or the two contacts that you gave to
 24
              Dan Myers?
 25
                             Cornell Capital and Triage.
                     Α.
00048
                                       Kassai
  1
2
3
                             Did you deal with Cornell and
             Triage in connection with their proposed
              investment in Drinks Americas?
                     Α.
                             No.
                             Who did?
                     Q.
                             I have to assume Dan Myers.
                     Α.
  8
9
             Q. Do you know which investor or potential investors' funds were diverted?
 10
                             No idea.
                     Α.
             Q. Do you know how much money was diverted out of the Sloan escrow account?
 11
 12
 13
14
                     Α.
                             No idea.
                             Do you know for what period of
                     Q.
 15
16
              time it was diverted?
                             No idea.
                     Α.
 17
                             Do you know what happened to the
                     Q.
 18
             money?
 19
                             No idea.
 20
21
22
23
24
                     Q.
                             Did the money ultimately go to
             Drinks Americas?
                     Α.
                             To the best of my knowledge, yes.
                     Q.
                             What money
                     Α.
                             I assume that.
 25
                             What money, if you know, was
                     Q.
00049
  1
                                       Kassai
  2
3
             originally diverted but then somehow made its
             way to Drinks Americas?
                             I already stated that I_didn't
              know any money was diverted until almost two
  6
7
8
9
             years later.
                             I understand that, I'm asking you
             now for your understanding today based upon
             what you learned so far, what happened to the
 10
             monies that were diverted or used for some
 11
             other purpose, what happened to that money?
A. I have to assume it made its way
 12
 13
14
              to Drinks Americas as Drinks Americas only
             paid us the cash portion of the commission for the 1.35 million.
 15
 16
                             But that's just an assumption,
 17
              you're just guessing, you don't know that to
 18
              be the case?
 19
                             I don't know that what's the case?
                                                Page 21
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                           That the money that was originally
 21
22
             diverted was then somehow given to Drinks
            Americas, you don't know that for a fact?
 23
24
                    MS. WALSH: Do you know how much money? If you have a document or
 25
                    something that you can identify it would
00050
  1
                                    Kassai
  2
                    make the questions less vague and less
  3
                    objectionable.
  4
5
                           MR. GOPSTEIN: We are getting that
                    information from Signature Bank, I don't
                    know the exact amount.

A. I don't know the amount either.

Q. What I'm trying to get at is how
  8
             do you know or are you just guessing or
 1ŏ
             assuming that the money actually eventually
 11
            went to Drinks Americas?
 12
                           MS. WALSH: What the money, I
 13
14
15
16
                    object.
                    Q.
                           The money that was diverted?
            A. I told you my assumption is that
the money made its way to or back to Drinks
Americas because Drinks Americas paid
 17
 18
             commissions on those dollars.
 19
                           Did anyone ever tell you that the
 20
            1,350,000 that was raised had nothing to do
 21
22
23
            with the money that was diverted but that the
            money that was diverted was actually other
            monies.
 24
                           Did you ever hear of that?
 25
                    Α.
                           No.
00051
  1
2
3
                                    Kassai
                    Q.
                           Okay.
                           Did you ever hear anyone, Jim
             Ackerman or Dan Myers or anyone else tell you
             that the money that was diverted was actually
             returned to the investors or potential
             investors and never went to Drinks Americas?
  8
9
                           I don't know.
                    Α.
                           I mean it might have been that Dan
 10
             could have been made mention to that at the
 11
             time that when I confronted him after,
 12
             subsequent to the Jim Ackerman phone call, I
 13
             don't recall.
 14
                    Q.
                           Okay.
 15
                           It was irrelevant to me at that
                    Α.
 16
             point.
 17
                           While you were at Sloan and this
 18
             December 24th investment banking agreement was
 19
             in place, did you on occasion keep track of
 20
21
22
23
24
25
             how the deal was progressing?
                           Not really.
                    Α.
            Q. Why not?
A. At the firm there were many transactions going on simultaneously, this
            wasn't one I was really working on.
00052
                                    Kassai
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt Q. Didn't you stand to gain some sort of compensation if the deal successfully
              concluded?
                     Α.
                             Yes.
                     Q.
                            But you just weren't interested or
             you --
  8
9
                            That's not what I said.
                     Α.
                             You were too busy?
                     Q.
 10
                            Too busy.
                     Α.
 11
                            Did you know, for instance, what
                     Q.
 12
              investors were investing at any particular
 13
              point in time?
             A. I stated the only two investors that I knew or cared about were the ones that I mentioned previously.
 14
 15
 16
 17
                            Okay.
                     Q.
                            Do you know what Dan Myers
 18
 19
20
              supposedly used the money for that was
              diverted?
 21
22
23
24
25
                     Α.
                             No idea.
                     Q.
                            When Mr. Myers said he was working
              it out with the company, do you know how he
             was working it out?
                            No idea.
                     Α.
00053
  1
                                       Kassai
  2
                            Do you know today what arrangement
                     Q.
  3
             or work out was --
                     Α.
                     Q.
                             -- accomplished?
  6
7
8
9
                     Α.
                             No.
                             Do you know when Jim Ackerman
                     Q.
              first became aware of the fact that money had
              been diverted away from Drinks Americas that
 10
             was supposed to go to Drinks Americas?
 11
                     Α.
 12
13
14
15
16
                            MS. WALSH: Objection. You're
                     asking him what Jim Ackerman knew and
                     when?
                            MR. GOPSTEIN: I'm asking if he
                     knows.
 17
18
                     Α.
                            No idea.
                            When Jim first told you about
 19
              this, did he tell you when he first found out
 20
21
22
23
24
25
              about it?
             A. Not to my recollection, no.
Q. Did you ever ask him, "Jim, when
did you find out about this," or "How long
have you known about this?"
                            Not to my recollection, no.
                     Α.
00054
  1
                                       Kassai
  2
                            Have you ever had a conversation
             with Jim Ackerman as to why he didn't tell you
              this before August 2007?
                             No.
                     Α.
                            Did you consider this to be a
                     Q.
              pretty serious matter when you found out about
  8
              it?
  9
                             MS. WALSH: Objection.
 10
                            MR. GOPSTEIN: I'll rephrase it.
                                                Page 23
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                             Is it your understanding that this
                     Q.
 12
             would be --
 13
                            MS. WALSH: This is what I'm
                     objecting to, your term this.

MR. GOPSTEIN: Okay, so I'll rephrase, even though I'm not finished
 14
15
 16
 17
                     with the question.
 18
19
                            Is it your understanding that the
              alleged diversion of money away from a client
 20
              to be used by one of the principals of the
 21
22
23
              firm was a serious regulatory matter when you
              found out about it?
                            MS. WALSH: Objection. You can
 24
                     answer.
 25
                             You're making a lot of
                     Α.
00055
                                       Kassai
  1
2
3
              speculations in there, I don't know how to
              answer it.
                            Did you think about it? What came
                     Q.
             to your mind when you found out that Dan Myers had allegedly used money for some other purpose that was supposed to go to Drinks
  8
9
             Americas?
                             You're asking me what I was
 10
              thinking?
 11
                     Q.
                             Yes.
 12
                     Α.
                             That that was a bad thing.
 13
14
                            Okay, that's what I'm trying to
                     Q.
              get at.
 15
16
                             Bad in what way, a regulatory
              standpoint?
 17
                            Yes, regulatory.
                     Α.
 18
                            Did you think it was a criminal
                     Q.
 19
              offense?
 20
21
22
23
24
                             I had no idea, I didn't know the
              facts so I couldn't comment.
                            Okay.
                     Q.
                            As you sit here today, do you have
              any reason to believe that Jim Ackerman knew
 25
              about this diversion of funds long before
00056
  1
                                       Kassai
  2
3
             August 2007?
                             I have no idea.
                     Α.
             Q. As you sit here today, do you have any understanding or any information whatsoever that would assist us in determining when Jim Ackerman first found out about what
  6
7
8
9
             had taken place?
                     Α.
                            No idea.
 10
                     Q.
                             okay.
 11
                            You brought a claim against Drinks
 12
             Americas alleging an entitlement to 300,000
 13
14
             warrants to purchase stock of Drinks Americas,
              correct?
 15
                            Me personally?
                     Α.
 16
                     Q.
                             Yes.
 17
                            MS. WALSH: You want to show him
 18
                     the complaint like I showed Mr. Kenny?
 19
                             MR. GOPSTEIN: Like you didn't show
                                                Page 24
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                   Mr. Kenny, but I'll be more than happy to
 21
22
23
24
                   do that.
                           Do you have a marked copy of the
                    complaint?
                          MS. WALSH: I don't know if I did
 25
                    put it in or not.
00057
  1
                                    Kassai
  2
                           MR. GOPSTEIN:
                                            I'm not going to
  3
                   mark this only because its a faxed copy.
 4
5
6
7
8
9
                           Let me ask you to take a look at
                   this.
                           MS. WALSH: You can substitute it
                    if you want.
                           MR. GOPSTEIN: If you have a copy.
                           MS. WALSH: I just don't want to
                    interrupt the deposition, we can
 \overline{11}
                   substitute it if that's okay with you.
 12
                           MR. GOPSTEIN: Okay.
 13
14
15
                           You can take a look at your entire
            complaint but I want you to particularly look at the relief on page six at the end, and then
 16
            I'll ask you some questions.
 17
                          What was your question?
                   Α.
 18
                   Q.
                           Let me, can I have it for a
 19
             second.
 20
                           What exactly are you suing for in
 21
22
23
            the complaint that you filed against Drinks
            Americas?
                   MS. WALSH: Objection, are you talking damages, are you talking behavior that he's suing for, its vague.
 24
 25
00058
  1
2
3
                                    Kassai
                   Q.
                           What relief are you asking for?
                           MS. WALSH: Do you know what that
                   means?
                   Q.
                           If you don't know what it is then
  6
             tell me.
                           I'm not sure, I think its in the
                   Α.
  8
9
             document so I'm not really sure what you're
            asking.
 10
                           I'm asking for your understanding.
                   Q.
 11
                           what are you asking to get from
 12
            Drinks Americas?
 13
                           The compensation that is due to me
 14
            through the various warrants and investment banking agreements that were signed with
 15
 16
            Drinks Americas.
                   Q.
 17
                           What do you think is due to you?
 18
                           The percentages as split within
 19
             Sloan of the 300,000 warrants, the percentages
 20
21
22
23
24
25
             as accorded with Sloan of the warrants that
             are due from the $1.35 million equity raise
             for Drinks.
                   Q.
                           Isn't that the same thing?
                           There are various documents.
            I'm just making sure that we are --
00059
                                    Kassai
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
                             I'm asking what you want from
             Drinks Americas. If you were to win this lawsuit, what do you think you should get?

A. Its roughly 110,000 warrants if I
             remember correctly all added in that are — Q. Do you have an exact number of what you think you're entitled to?
                             MS. WALSH: Are you talking dollars
 10
                     or warrants?
 11
                             MR. GOPSTEIN: Warrants.
                             You're not suing for dollars, are
 12
                     Q.
 13
             you?
 14
                     Α.
 15
                             what dollars do you think you're
                     Q.
 16
              entitled to?
 17
18
19
20
                     MS. WALSH: There is a paragraph in the complaint that will be in evidence,
                     whatever other further relief so that's a
                     catchall paragraph.
 21
22
23
24
25
                             Other than the catchall, what are
             you asking to get from Drinks Americas?
                     Α.
                             Warrants, interest and costs.
                     Q.
                             Okay.
                             That would cover it.
                     Α.
00060
  1
                                       Kassai
                             How many warrants do you claim
             Drinks Americas owes you, you, Phillip Kassai?
A. I need to do the, that's a
  3
              formulation and some math that needs to be
              done. I don't have the exact number off the top of my head.
  6
7
8
9
                             Would it take you a short time to
              be able to figure it out or are we going to
 10
              have to take a long break to do that?
 11
                             It could take 10, 15 minutes.
                     Α.
 12
13
14
15
16
                             That's actually longer than I
             wanted to at this point.
              Do you have any sort of approximation in your head of what you think
             you're entitled to?
 17
18
              A. Yes, the damages should be somewhere about $300,000 when if you include
 19
              the assignment and sale of the warrants.
 20
21
22
23
24
25
             Q. How many warrants do you think you're entitled to, if you can estimate?
                     MS. WALSH: Objection, this is asked and answered.
                             MR. GOPSTEIN:
                                               No, its not asked
                     and answered. He said he would need 15
00061
                                       Kassai
  1
2
3
                     minutes to give me an exact number.
                             I'm asking without taking a
              15-minute break since you have apparently
              never done it before, do you have an
              approximate number?
                     Α.
                             125,000 warrants.
                     Q.
                             You think you're entitled to
              approximately 125,000 warrants?
 10
                             Yes.
```

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```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                           And what percentage --
 12
                           MS. WALSH: Can we go off the
                   record before you ask another question, can we go off the record a second.
 13
 14
15
                          MR. GOPSTEIN: Yes.
MS. WALSH: Off the record.
(Whereupon, an off-the-record
 16
 17
 18
19
                    discussion was held.)
                                           3:45 p.m.)
                           (Time noted:
 20
                                           3:55 p.m.)
                           (Time noted:
 21
22
23
                           Mr. Kassai, before today have you
             ever sat down and calculated the exact numbers
            of warrants that you believe Drinks Americas
 24
             owes you?
 25
                           MS. WALSH: In the universe, not
00062
                                    Kassai
  1
2
3
                    just in this case? Is that your
                    question, otherwise I object.
                           Is there any allegation that
            Drinks Americas owes you warrants outside of
                             Is there something else I don't
             this lawsuit?
             know about?
  8
9
                           MS. WALSH: You can answer the
                    question. I may object but you have to
 10
 11
                           I went through this exercise with
            my attorneys when the case was brought.
 12
 13
                           MS. WALSH: Don't talk about
 14
                    conversations with your attorneys.
 15
16
                           Okay.
                    Q.
                           So --
 17
                           MS. WALSH: Its privileged.
 18
                           Are you saying there was a time
 19
             that you sat down and calculated the number of
 20
21
22
23
24
            warrants that you believe that you're entitled
            to?
                   Α.
                           Yes.
                   Q.
                           what is that number to the best of
            your recollection?
 25
                           I think you asked me that question
                    Α.
00063
  1
                                    Kassai
  2
             and I answered it already.
                          What is the number of warrants
            that you believe you're entitled to to the best of your recollection and understanding as you sit here today?

A. I said roughly 125,000 warrants.
  6
7
8
9
                    Q.
                           You would need you said about
 10
            15 minutes or so to come up with an exact
 11
            number, but you think that number is close?
 12
                           Correct.
                   Α.
 13
14
                           What percentage of the total
            warrants that you believe are owed to Sloan
 15
            Securities is your percentage?
 16
                          Well, there are two warrants in
                    Α.
 17
             question here.
                   Q.
 18
                           Let's --
 19
                    Α.
                           You say Sloan Securities, are you
                                             Page 27
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
             referring also to the warrants that were
 21
22
23
24
             issued into Sloan Equity Partners.
                    Q.
                            Yes.
             A. My belief is a rough estimate.
As I said 125,000 warrants which would represent roughly 40 percent of the
 25
00064
  1
                                      Kassai
  2
             outstanding warrants due.
  3
                            Okay.
  4
                            So the refuse number of 125,000
  5
             warrants_includes all warrants that would be
 6
7
8
9
10
             due to Sloan Securities or Sloan Equity
             Partners, correct?
                            Due to me?
                    Α.
                    Q.
                            Yes.
                    Α.
 \bar{1}\dot{1}
                            In other words, you're not saying
 12
             40 percent of 125,000?
 13
14
15
16
                    Q.
                            No.
                    Α.
                            Okay, I'm just a little confused
             with --
                    Q.
                            Okay.
 17
                            Is your testimony that you are
 18
             entitled to 40 percent of whatever number of
 19
             warrants are due to Sloan Securities or Sloan
 20
             Equity Partners?
 21
22
23
                    Α.
                            Yes.
                    Q.
                            Okay.
                            And your understanding is that
 24
             40 percent is roughly equivalent to 125,000
 25
             warrants?
00065
  1
2
3
                                      Kassai
                            Yes.
                    Q.
                            How do you calculate those
             warrants if you were going to calculate them,
             how would you do it?
  6
             A. There are several banking agreements as well as a warrant agreement
  8
9
             issued by Drinks Americas to Sloan or Sloan
             Equity Partners or its affiliates. And the
 10
             breakout within Sloan/Sloan Equity Partners
             calls for my 40 percent as my ownership.
Q. Okay, let's break that down.
And first of all, what is the
relationship of Sloan Equity Partners to Sloan
 11
 12
 13
 14
 15
             Securities?
 16
                            It was a special purpose vehicle
 17
             or LLC specifically created from my
 18
             understanding with this transaction so that
 19
             the warrants could be issued to that LLC.
 20
21
22
23
24
25
                            Sloan Equity Partners was created
             specifically for the Drinks Americas deal?
                    Α.
                            Yes.
                            who are the members of Sloan
                    Q.
             Equity Partners?
                            To my knowledge, Jim Ackerman, Dan
00066
  1
                                      Kassai
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
             Myers, Phillip Kassai.
                    Q.
                           Has that always been the
             composition of Sloan Equity Partners?
                           To my knowledge. What is the respective ownership
                    Α.
                    Q.
             of the three members?
                           To my knowledge it is 20 percent
             Jim Ackerman, 40 percent Dan Myers, 40 percent
 10
             Phillip Kassai.
 11
                           And is it your understanding that
 12
             that is the actual ownership today?
 13
                           I'm not sure what anyone else's of
             the members ownership is, I'm speaking only on what I know as far as my ownership.

Q. You believe your ownership today
 14
 15
 16
             is 40 percent of Sloan Equity Partners?
 17
 18
                           MS. WALSH: You're talking about
 19
20
                    today? Today December 12th, Sloan Equity
                    Partners.
 21
22
23
24
25
                    Α.
                           Yes.
             Q. With respect to Sloan Securities Corp you indicated that Jim Ackerman was the
             president and CEO, correct?
                    Α.
                           Yes.
00067
  1
                                     Kassai
             Q. What title did you hold at Sloan Securities in December 2004?
  3
                           Managing director, cohead of
                    Α.
             investment banking.
Q. What title did Dan Myers hold?
  6
7
8
9
                           To my knowledge, the same title.
                    Α.
                           Who were the other senior managing
                    Q.
             directors, if any, in December 2004?
 10
                    Α.
                           I'm not sure.
 11
                           Were you an officer of the
                    Q.
 12
13
14
15
16
17
18
             corporation?
                    Α.
                    Q.
                           You were not a vice president,
             secretary?
                           MS. WALSH: Of which corporation?
                    Q.
                           Sloan Securities.
                           MS. WALSH: Sorry.
 19
                           You're referring to Sloan
 20
21
22
23
24
25
             Securities?
                    Q.
                           Yes.
                    Α.
                           The answer is no and no.
             Q. Were you ever a shareholder of Sloan Securities?
                    Α.
                           No.
00068
  1
                                     Kassai
  2
                           Was Dan Myers to your knowledge
             ever an officer or shareholder of Sloan
             Securities?
                           Do not know.
                    Α.
                           By the way, what licenses
                    Q.
             securities licenses do you currently hold?
A. 7, 63, 65, 31.
                           Did you hold those licenses in
                    Q.
 10
             December 2004?
                                              Page 29
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
 12
                          Pardon me, when you say I held
 13
            them, rephrase the question, I didn't
 14
15
            physically hold them, they were held at Sloan
            Securities.
 16
                          Well, you were registered at Sloan
 17
            Securities, correct?
 18
19
                          That's a different question,
                   Α.
            right.
 20
                          But the licenses were yours?
 21
22
23
                          Yes, but I don't hold them, they
            are held at Sloan Securities.
                          Well, we are just toying with
 24
            semantics here.
 25
                          MS. WALSH: There is a business
00069
  1
2
3
                                   Kassai
                   significance but in general, if that's
                   what your question is.
  4
            Q. What licenses did you earn in December or as of December 2004?
                   Α.
                          The ones that I previously
            mentioned.
  8
9
                          Okay.
                   Q.
                          MR. GOPSTEIN: Mark the complaint
 10
                   as Defendant's A, for identification.
(Defendant's Exhibit A, complaint,
 11
 12
                   marked for identification, as of this
 13
14
                   date.)
                   Q.
                          who was the director of compliance
 15
16
            at Sloan Securities while you worked there?
                          I don't know.
                   Α.
                          My belief was that it was Ken
 17
 18
            Ottensdorf (phonetic)
 19
                          Did the firm file a form U-5 when
 20
21
22
23
24
            you left Sloan Securities?
                          I always get confused between U-4
            and U-5, just tell me how that again.
Q. The U-4 is the uniform
            registration statement when you first join the
 25
            firm.
00070
  1
                                   Kassai
  2
3
                          Okay.
                   Α.
                   Q.
                          And the U-5 is the document that
            gets filed when you leave.
                          Yes, they filed a U-5.
                   Α.
  6
7
8
9
                          Do you know what reason was given
                   Q.
            for the termination of the employment?
                          Resignation, my resignation from
            sloan.
 10
                          Is that what you're referring to?
 11
                   Q.
                          Yes.
 12
                          Does the U-5 say that you
 13
14
15
            voluntarily resigned?
                          Yes.
                   Α.
                   Q.
                          What is your relationship today
 16
            with Jim Ackerman?
                         We still have various investments
 17
 18
            together so that's the extent of my
 19
            relationship with him.
                                           Page 30
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                      Q.
                              You no longer work together?
 21
22
23
24
                      Α.
                              Do not work together.
                              You don't have any pending deals
                      Ο.
              together that haven't already closed?

A. No, there are deals that Sloan had worked on while I was there that are still
 25
00071
  1
                                         Kassai
  2
              potential deals that in the event they are
  3
              funded or some sort of commission however its
              structured comes in, I'm entitled to some of
              that compensation.
 6
7
8
9
              Q. Did you have an employment agreement at Sloan Securities?
                      Α.
                              What's the basis of your
                      Q.
              continuing entitlement on some of those deals?
 \overline{11}
                              There is a written agreement that
 12
              was executed between myself and Jim Ackerman
              explicitly stating that any of the deals that are currently open while I was still employed at Sloan Securities I'm entitled to.
 13
14
15
16
                              Is that a document that you signed
              when you first joined the firm or was that
 17
 18
19
              when you left?
                              It was signed when I left.
                      Α.
 20
                      Q.
                              Okay.
 21
22
23
                              When I was leaving.
                      Α.
                      MR. GOPSTEIN: Let me call for the production of that document. Q. Do you know if the document has a
 24
 25
00072
  1
2
3
                                         Kassai
              title?
                      Α.
                              No idea.
                      Q.
                              Do you have a copy of it?
                              Yes, I do.
All right.
                      Α.
  6
7
8
9
                      Q.
                              RQ
                              MR. GOPSTEIN: I call for the
                      production.
 10
                              was there any other document
 11
              signed while you were at Sloan Securities that
 12
              talks about your compensation or the terms of
 13
              your employment?
 \overline{14}
                              None at Sloan Securities.
                      Α.
 15
                              At Sloan Securities?
                      Q.
 16
                      Α.
                              No.
 17
18
                              Was there anything that you signed
              with Sloan Equity Partners?
 19
                              There is an operating agreement, I
 20
21
22
23
24
25
              must assume that there is many operating
              agreements I signed or were a part of so I can't recall if I signed to that or not, I'm assuming that I did.
                              The operating agreement is where
              it states that its a 40/40/20 split?
00073
                                         Kassai
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
                             Correct.
                      Α.
                             RQ
                             MR. GOPSTEIN: I call for the
                      production of the Sloan Equity Partners
                      operating agreement.
MS. WALSH: Can I just have one
  8
9
                      second?
                             MR. GOPSTEIN: Yes.
 10
                             MS. WALSH: Thanks.
 11
                      Q.
                             Okay.
 12
                             Let's go back to the analysis of
              the basis of why you think you're entitled to approximately 125,000 warrants. You said that that's reflected in a number of documents, let's go through that.
 13
 14
 15
 16
 17
                             First of all, is your entitlement
 18
              to a certain number of warrants in your
 19
              opinion included in the December 27th, 2004
 20
              investment banking agreement?
 21
22
23
24
25
                             Am I entitled to warrants as a
                      Α.
              result of that?
                     Q.
                             Yes.
                      Α.
                             Yes.
                             Okay.
                      Q.
00074
                                        Kassai
  2
                             Is it your understanding that
  3
              there is language in the agreement that
  4
              results in the entitlement of a certain number
              of warrants that you're claiming in this
  6
7
8
9
              lawsuit?
                             Yes.
                      Α.
                      Q.
                             Could you point to where in the
              agreement?
 10
                             MR. GOPSTEIN: And let the record
 11
                      reflect -
 12
                             MS. WALSH: I object to the same
 13
14
15
16
17
18
                      objection that you had with your
                     witnesses with respect to a legal
interpretation of language in the
                     document.
                             MR. GOPSTEIN: Right.
                             MS. WALSH: If you want an
 19
                      opinion --
 20
21
22
23
                             MR. GOPSTEIN: You can object all
                     you want, I'm going to ask questions.
Let me first show the witness the
                     document, let me ask the questions and we will see if you still object.

Let the record reflect that I'm
 24
25
00075
  1
                                        Kassai
  2
                      showing the witness what has been
                      previously marked as Plaintiff's
                      Exhibit 4, it is the December 27th, 2004 investment banking agreement between
                      Drinks Americas and Sloan Securities
                      Corp.
  8
                      Q.
                             Mr. Kassai, have you ever seen
  9
              that document before?
 10
                      Α.
                             Yes.
                                                 Page 32
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                          Did you have any role in the
                   Q.
 12
            negotiation of that document?
 13
                          No.
                   Α.
 14
15
                          When is the first time that you
                   Q.
            saw the document?
                          Most likely on its execution.
 16
                   Α.
 17
                   Q.
                          Okay.
 18
19
                          who negotiated that document on
            behalf of Sloan?
 20
                          To the best of my knowledge, Jim
 21
22
23
            Ackerman and Dan Myers.
                          who did they negotiate with?
                   Q.
                          To the best of my knowledge,
                   Α.
 24
            Patrick Kenny and Bruce Klein.
 25
                          Okay.
                   Q.
00076
  1
2
                                   Kassai
                          Is it your understanding that
  3
            Sloan Securities was entitled to receive a
            certain number of warrants pursuant to that
            investment banking agreement?
                   Α.
                          Yes.
                          Okay.
                   Q.
  8
9
                          Do you believe that Sloan
            Securities actually performed services
 10
            pursuant to that agreement that entitled it to
 11
            receive warrants?
 12
                   Α.
                          Yes.
 13
            Q. What services did it perform that would result in its entitlement to any
 14
 15
            warrants?
 16
                          The raising of equity for Drinks
                   Α.
 17
            Americas.
 18
                          Is it your testimony and your
                   Q.
 19
            understanding that Sloan Securities raised
 20
21
22
23
24
            equity for Drinks Americas?
            A. Convertible equity, yes.
Q. They in fact raised debt in a series of bridge loans, did they not?
                          No, they did not.
                   Α.
 25
                          There was no debt that was raised
                   Q.
00077
  1
                                   Kassai
  2
            whatsoever.
                          Is that your testimony?
  4
5
                          I said it was convertible.
                   Α.
                          Convertible to equity?
                   Q.
  6
7
8
9
                          Correct.
                   Α.
                          Debt that was convertible to
                   Q.
            equity, correct?
                   Α.
                          Define debt.
 10
                   Q.
                          An obligation to pay someone
 11
            money.
 12
                          MS. WALSH: Are you asking for the
 13
14
                   legal or the investment bankers
                   definition?
 15
                          MR. GOPSTEIN: I don't know, he
 16
                   asked me to define it, that's what I
 17
                   mean.
                          MS. WALSH: Okay.
 18
 19
                          I object to asking for a legal
                                            Page 33
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                       conclusion.
 21
22
23
24
                               MR. GOPSTEIN: I didn't ask, he
                      asked me.
              Q. All right.
You don't know what debt means and you're an investment banker?
 25
00078
  1
                                          Kassai
  2
                               I do, it's a very broad language,
                      Α.
  3
               debt.
                               What do you think debt means?
  4
                      Q.
  5
                               Debt is any instrument where
              someone borrows or is in need of borrowing money from someone else.
Q. Isn't it true that Sloan
Securities arranged for Drinks Americas to
  8
9
 10
               borrow money from a variety of investors
 11
               pursuant to the December 2004 investment
 12
               banking agreement?
 13
14
15
16
              A. Yes.
Q. Isn't it true that Drinks Americas
borrowed $1,350,000 from various investors
              with the assistance of Sloan Securities Corp?
A. As I said, Sloan Securities raised
 17
 18
              money for Drinks Americas.
 19
                      Q.
                               We know that.
 20
                              Okay.
Isn't it true that Drinks Americas
Americas Variety of people
                      Α.
 21
22
23
               borrowed $1,350,000 from a variety of people
              arranged through Sloan Securities?
              A. Drinks Americas took $1.35 million in to the company as a result of Sloan
 24
 25
00079
  1
                                         Kassai
  2
               Securities' efforts, yes.
  3
                               Fine.
                      Q.
              Did they take the money in as a debt or did they take it in as an investment
  6
               of equity?
                               There was a convertible instrument
  8
9
              which is viewed in the banking industry as a
               form of equity.
 10
                               You're saying in the banking
                      Q.
 11
               industry a promissory note --
 12
                               Convertible promissory note.
                      Α.
 13
                               -- that was convertible at the
 14
               option of the company is considered equity in
 15
               the industry?
 16
                               MS. WALSH: Let him finish the
 17
                      question.
 18
                               Is that what you're saying?
                      Q.
 19
                      Α.
                               That's not what I'm saying.
 20
21
22
23
24
25
                              What are you saying?
I simply said that the company
                      Q.
               took in $1.35 million as a result of Sloan
Securities' efforts to raise capital for the
               company.
                      Q.
                               When they took the money in,
00080
  1
```

Kassai

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
             Drinks Americas issued promissory notes,
             correct?
                            Convertible into equity.
                     Α.
                            Did they issue promissory notes,
                    Q.
             yes or no?
                            Promissory notes with the option
                     Α.
  8
9
             to convert into equity, yes.
                            And subsequently down the road
                    Q.
 10
             some of the noteholders converted their debt
 11
             instruments to equity; isn't that what
 12
             happened?
 13
                            Again, you are putting the word
 14
             debt in there. They converted their note into
 15
             equity, yes, they converted their note into
 16
             equity.
 17
18
19
20
21
22
23
24
25
                            Isn't a promissory note a debt?
                     Q.
                            Depends how its structured.
                    Α.
                            It depends how its structured?
                     Q.
                     Α.
                            Yes.
                            So you think that a promissory
             note might not be a debt even though it says I
             owe a certain amount of money?
                            That's not what I said. Well, in what instance, give me an
                     Α.
                     Q.
00081
                                      Kassai
  2
             example, a single example that you can think
             of where a promissory note from one entity to
another entity is not a debt as you understand
it having a masters in finance from Johns
  3
             Hopkins and been through the securities
  6
7
8
9
             industry for many years.

How is that not debt?
                            MS. WALSH: Your question was give
 10
                     an example?
 11
                     Q.
                            Give me one example, yes.
 12
13
14
15
16
17
18
                     Α.
                            of?
                            How a promissory note could not be
                     Q.
             debt.
                            It is a type of, a form of debt.
                     Α.
                            Okay.
                     Q.
                            It is not straight debt.
                     Α.
                            And the promissory notes that were
                     Q.
 19
             issued by Drinks Americas in this case were
 20
21
22
23
24
25
             notes that were subsequently converted to
             equity, correct?
                            Its not subsequently converted,
             the option on the onset from the money taken in by Drinks Americas called for the ability for the investor to allow for a conversion.
00082
                                      Kassai
  1
2
3
                            And that conversion took place
             down the road, correct?
                            It could have taken place at any
             point in time.
                            I asked you when it actually took
                     Q.
             place, not that it could have.
                            MS. WALSH: Objection, there are a
  8
  9
                     lot of different notes here, there a lot of different investors; you know that.
 10
                                               Page 35
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                            Can you point to any investor that
 12
             immediately exercised their supposed option to
 13
             convert to equity upon receiving their notes?
 14
                            No.
 15
                            MS. WALSH: You would have those
                     records, I object.
 16
 17
                            MR. GOPSTEIN: I'm asking him if he
 18
19
                     knows.
                            MS. WALSH: If you have those
                    documents, you should produce them.
 20
 21
22
23
                            MR. GOPSTEIN: We did already.
                            MS. WALSH: You produced those
                     documents.
 24
                            Can you show him the documents? MR. GOPSTEIN: I'm asking if he
 25
00083
                                      Kassai
  1
2
3
                     knows. You can have your objection and
                     that's fine.
             Q. Are you aware of any noteholder that immediately converted their supposed option upon receipt of their note?

MS. WALSH: Objection.
  8
9
                            I don't know all the investors.
                     Α.
                            Do you know of any that did that?
                     Q.
 10
                            I don't know.
                     Α.
 11
                            Do you know whether any of them
                     Q.
 12
             could have done that?
 13
                            Upon the date of ability to
                     Α.
 14
             convert?
 15
                     Q.
 16
                            I believe there were investors who
                     Α.
 17
             did.
 18
                            Convert later on, correct?
                     Q.
 19
                            At the time when they were able,
 20
             the first available date to convert I believe
 21
22
23
24
             they converted.
                            Okay.
                     Q.
             Is it your understanding that the company Drinks Americas could have stopped or
 25
             prevented a conversion of those notes to
00084
  1
                                      Kassai
  2
3
             equity if they chose to do so?
                            MS. WALSH: I'm sorry, I have to
                     object. Can you be more specific, its a
                     vague question.
  6
7
8
9
                     MR. GOPSTEIN: You can object, I think it's a perfectly valid question.
                            MS. WALSH: You will get a vague
                     answer.
 10
                     Α.
                            I'm not sure.
 11
                            Do you know whether in accordance
 12
             with the terms of the convertible promissory
             note Drinks Americas could have refused to allow the noteholder to convert to equity?

A. I don't know the terms of the note
 13
 14
 15
 16
             offhand.
 17
                            okay.
                     Q.
 18
                            Getting back to my original
 19
             question, could you point to what you believe
                                               Page 36
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
            to be the language that gives you the right,
 21
22
23
24
            gives Sloan the right to receive warrants
            under the December investment banking
            agreement, December 2004?
                   MS. WALSH: If you're asking for a legal opinion, I object as unfair.
 25
00085
  1
                                   Kassai
  2
                          I'm not an attorney.
                   Α.
  3
                          Are you familiar with investment
                   Q.
  4
            banking agreements in general, have you worked
  5
            with them?
                          Yes, I have.
All right.
 6
7
8
9
10
                   Q.
                          Can you read paragraph four to
            yourself.
                   Α.
                          Okay.
 \overline{11}
                          Paragraph four is actually a
 12
            rather long paragraph so let me cut to the
 13
14
15
16
            chase.
                          Let's look at 4.1B. Do you see
            4.1<sub>B</sub>?
                          MS. WALSH: He's read paragraph
 17
18
19
                   4.1B.
                          MR. GOPSTEIN: No, he couldn't have
                   read it, he looked at it for a second and
 20
                   then he said yes, so I am going to try to
 21
22
23
                   narrow it down.
                          MS. WALSH: You can ask whatever
                   you want, if you want to withdraw your request, that's fine.
 24
 25
                          Have you previously read this
                   Q.
00086
  1
2
3
                                   Kassai
            agreement before coming here today?
                   Α.
                          Yes.
                          When was the last time that you
                   Q.
            read it?
                          I don't recall.
                   Α.
                          When was the first time that you
                   Q.
  8
9
            read it?
                          I think you asked me that already,
                   Α.
 10
            I told you most likely subsequent to its
 11
            execution.
 12
13
14
                          Have you reviewed any documents at
            all in preparation for your testimony here
            today?
 15
16
17
18
                          I have glanced over several
            documents, yes.
                   Q.
                          What have you looked at?
                          I looked over signature pages on
 19
            the securities purchase agreement.
 20
21
22
23
24
25
                          Okay.
                   Q.
                          I have looked at a list of the
                   Α.
            possible investors.
                          What else?
                   Q.
                          I have looked at Drinks Americas'
            10-K and the banking agreements.
00087
  1
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
                            Okay.
                     Q.
             Is it accurate to say that based upon the December 27th, 2004 investment banking agreement that Sloan Securities was
             hired to raise between 6 and $10 million of
             equity for Drinks Americas?
  8
9
                            No.
                            Look on the first page, paragraph
                     Q.
 10
             1.2, financing.
                                  Tell me if that refreshes
 11
             your recollection?
 12
                            MS. WALSH: Objection, he didn't
 13
                     say he needed his recollection refreshed,
 14
                     he said no.
             Q. What is your understanding of what sloan was hired to do?
 15
 16
 17
                            To raise money for Drinks
                     Α.
 18
             Americas.
 19
20
             Q. Well, do you see on the first page, paragraph 1.2 that there is a range of 6
 21
22
23
24
25
             to $10 million that was to be raised?
                            I do.
                     Α.
                     Q.
                            okay.
                            Do you recall whether prior to the
             raising of 6 to $10 million whether Sloan
00088
  1
                                      Kassai
  2
             Securities was supposed to do some kind of a
  3
             bridge financing?
  4
                            I do not recall.
                     Α.
                     Q.
                            Look at paragraph 4.1B.
             Do you see right on the first line it talks about closing of a bridge financing?
  6
7
8
9
                     Α.
                            Yes.
                            Isn't that what Sloan Securities
                     Q.
 10
             did for Drinks Americas was a bridge financing
 11
             prior to the 6 to $10 million equity raise?
 12
13
14
15
16
                            No.
                     Α.
                     Q.
                            No?
                     Α.
                            No.
                            What was the $1,350,000?
                     Q.
                            As I stated earlier, that was
                     Α.
 17
             convertible equity.
 18
                            It wasn't bridge financing?
                     Q.
 19
                            The terminology bridge financing
             obviously exists within paragraph B, but as I stated this was convertible equity, it was
 20
21
22
23
24
25
             raised as convertible equity.
                            We know that, it was debt
             convertible to equity, correct?
                            Yes.
                     Α.
00089
                                      Kassai
  1
2
3
                            Okay.
                            What is your understanding of the
             term bridge financing as used in the
             securities industry?
             A. It is money taken in by a company to bridge that company from point A to point
  8
9
             В.
                            All right.
                     Q.
 10
                            And do you know whether Sloan
                                                Page 38
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
             raised 6 to $10 million of equity for Drinks
 12
             Americas at any time?
            A. I don't believe they did.
Q. But in fact they raised a
1,350,000 in the form of promissory notes
 13
 14
 15
             convertible to equity, correct?
 16
 17
                           Correct.
 18
                           Did you ever see the bridge
                    Q.
 19
             financing term sheet?
 20
                           Which one?
                    Α.
 21
22
23
                           In connection with the December
             2004 investment banking agreement?
                           I think there were many.
                    MR. GOPSTEIN: Let me mark this document as Defendant's Exhibit B. It is
 24
 25
00090
                                     Kassai
  1
2
3
                    a cover letter from Sloan Securities to
                    Bruce Klein dated April 2nd, 2007 and attached to it is a December 27th, 2004
                    investment banking agreement with
                    schedules including schedule B entitled
                    bridge financing term sheet, for identification.
  8
9
                           (Defendant's Exhibit B, cover
 10
                    letter and investment banking agreement
 11
                    with schedules, marked for
 12
                    identification, as of this date.)
                    MS. WALSH: Are there any Bates numbers on that at all or is it something
 13
 14
 15
                    that you provided?
 16
                           MR. GOPSTEIN: I provided it.
 17
                           MS. WALSH: So it has no Bates
 18
                    numbers?
 19
                           MR. GOPSTEIN: No.
 20
21
22
23
24
                           MS. WALSH: The record should
                    reflect that because there are duplicate
                    copies with pieces of documents on the
                    record, the sources where they were from
                    Plaintiffs there were Bates, and when
 25
                    they were Defendants they were not Bates
00091
  1
                                     Kassai
  2
3
                    stamped, correct?
                           Can we have that stipulation?
                           MR. GOPSTEIN: No. MS. WALSH: You won't stipulate to
  4
5
6
7
8
9
                    that?
                           MR. GOPSTEIN: No.
                           MS. WALSH: You won't stipulate as
                    to whether or not you did not stamp a
 10
                    single paper that you turned over to me?
 11
                           MR. GOPSTEIN: I have not used
 12
                    Bates stamps, so what's the point?
                    MS. WALSH: I want to have it identified correctly and I'd like to see
 13
 14
 15
 16
                           MR. GOPSTEIN: I'm marking it.
                           MS. WALSH: Can I have a courtesy
 17
                    copy so that I can see it?
 18
 19
                           Have we gotten that before?
                                             Page 39
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                           MR. GOPSTEIN:
                                           Yes.
 21
22
23
24
                           MS. WALSH: Can I see it?
                          MR. GOPSTEIN: Yes, after he marks
                    it.
                           MS. WALSH: You don't have a copy
 25
                   for me?
00092
  1
                                    Kassai
  2
                          MR. GOPSTEIN:
                                           No.
  3
                           This document was faxed to you last
                   week along with my cover letter saying that I had just gotten it from Joe Cannela asking you to withdraw the case, that was the cover letter.
 6
7
8
9
10
                           MS. WALSH: I'll take your word for
                   it that Defendant's Exhibit B was
                   provided to me the day that you got it.
 \overline{11}
                           MR. GOPSTEIN:
                                            Yes.
 12
                   Q.
                          Mr. Kassai --
 13
14
15
16
                          MS. WALSH: He's still looking at
                   the document.
                   Q.
                           Oh.
                          Yes.
                   Α.
 17
                          Mr. Kassai, first I want you to
                   Q.
 18
            look at the cover letter from Sloan Securities
 19
            signed by Jim Ackerman, CEO to Bruce Klein,
 20
            its dated April 2nd, 2007.
 21
22
23
                          Do you see an item two where it
            says that 78,300 shares should be issued to
            yourself?
 24
                   Α.
 25
                          Does that refresh your
                   Q.
П
00093
  1
2
                                    Kassai
            recollection as to the number of shares or
  3
            warrants exercisable for shares that you are
            claiming in this lawsuit?
                          No, not in its entirety.
            Q. What other shares or warrants are you entitled to besides the 78,300 pursuant to
  8
9
            the December 2004 investment banking
            agreement?
 10
                          There was a warrant issued for
 11
            300,000 warrants that is not addressed in this
 12
            letter here.
 13
                          well, this letter talks about
 14
            217,500 common shares arising from the
 15
            $1,350,000 raised by Sloan for Drinks.
                          Are you saying that you're
 16
 17
            entitled to warrants from something other than
 18
            the 1,350,000?
 19
                          I'm talking about an executed
 20
21
22
23
24
25
            document of a warrant for 300,000 warrants
            from Drinks Americas to Sloan Equity Partners.
            That is not addressed in this agreement or
            this exhibit.
                          The warrant that you're referring
            to is this, Plaintiff's Exhibit 5 dated
00094
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
              May 9th, 2005, correct?
                              There is an attachment that needs
              to go with this which is the investment
              banking agreement from September '05 as well.
Q. How could you attach an investment banking agreement of September '05 to a document that's dated May of '05?
                            Because there had been amendments
 10
              made to the financing for the company, the
 11
              amounts, the terms.
 12
                              Are you saying that Sloan
 13
              Securities is entitled to warrants as a result
 14
              of the September 2005 investment banking
 15
              agreement?
 16
                              That's not what I'm saying.
                      Α.
 17
                              I'm saying there had been
 18
19
20
              amendments made as a result of these two
              documents which I hold in my hand; that's how
              I arrive at the number of 125,000 roughly.
 21
22
23
24
25
                              You're saying the two documents
              that you're holding are the investment banking agreement from December '04 and the stock
              purchase warrant from May '05, correct?
                              Correct.
                      Α.
00095
  1
                                         Kassai
                              The reason those warrants were due
  3
              had something to do with the 1,350,000 that
              was raised by Sloan for Drinks, correct?
              A. Correct, and for further efforts provided by Sloan to the company.
Q. You're saying there is a third document that would entitle you to additional
  6
7
8
9
              warrants?
 10
                              I'm saying that there is a third
 11
              document that would help, that needs to be
 12
              viewed in support of this warrant purchase,
 13
14
15
16
              this stock.
              Q. What document is that?
A. I just stated it earlier, there is a September '05 investment banking agreement.
 17
18
                              I just asked you that same
                      Q.
              question.
 19
                              Are you saying the September 2005
 20
21
22
23
24
25
              investment banking agreement in any way, shape
              or form entitles you or Sloan Securities to
              additional compensation?
                      MS. WALSH: You want to show it to him, do you have it?
                              MR. GOPSTEIN: No, because frankly
00096
  1
                                         Kassai
                      I thought it was not relevant. But he seems to recall it so why don't you tell
                      me what your recollection is.
Q. How did the September 2005
              investment banking agreement entitle you or Sloan Securities to anything?
                              If you would look at paragraph, I
              would need it in front of me, so if you have
 10
              that.
                                                   Page 41
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                              Maybe I do have it, here it is, I
                      Q.
 12
                              Here it is, a document dated
              do have it.
              September 25th, 2005.

Tell me what compensation of any
 13
 14
 15
              kind Sloan Securities earned pursuant to the September 29th, 2005 investment banking
 16
 17
              agreement?
 18
                              In paragraph 1.1, "Advisory
                      Α.
 19
              services in consideration of such financial
 20
              advisory services and as a material inducement
 21
22
23
              for Sloan Securities to enter this agreement,
              the company shall issue to Sloan upon execution of this agreement a five-year warrant to purchase 100,000 shares of the company's common stock at an exercise price of
 24
 25
00097
                                        Kassai
  1
2
3
              $0.45 per share."
                             How much of these shares do you
                      Q.
              believe you're entitled to?
                      Α.
                              My 40 percent.
                              That would be 40,000?
                      Q.
                      Α.
                              Yes.
  8
9
                              Do you know whether the shares
                      Q.
              were ever issued?
 10
                              My belief is they were not just
                      Α.
 11
              like the other warrant was not issued as well.
              Q. Was there any demand ever made for the 100,000 shares of common stock or a warrant to purchase 100,000 shares of common
 12
 13
 14
              stock pursuant to the September 29th, 2005 investment banking agreement?
 15
 16
 17
                              MS. WALSH: By anyone in the
 18
                      universe?
 19
                              MR. GOPSTEIN: By anyone to his
 20
21
22
23
24
                      knowledge.
                              As a result of Drinks Americas'
              failure to execute on the initial warrant it
              was a futile exercise for us to go about asking for the additional warrants that were
 25
              due to us.
00098
  1
                                        Kassai
  2
3
                              So you just didn't bother?
                              Its not that we didn't bother, the
              warrants in question right now is what we are
              debating.
  6
7
8
9
                              But I mean prior to this lawsuit
              no demand was ever made for the warrants to
              purchase 100,000 shares, correct?

MS. WALSH: Do you mean by Phillip
 10
                      Kassai or by anyone in the world?
 11
                              MR. GOPSTEIN: By anyone.
                      MS. WALSH: To the extent that you know and can answer. If it involves
 12
 13
14
                      communication with an attorney, if it involves privileged communications, I
 15
 16
                      instruct you not to answer.
 17
                              No, did anyone including an
 18
              attorney ever demand a warrant for 100,000
 19
              shares pursuant to the September 29th, 2005
                                                  Page 42
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
              investment banking agreement?
 21
22
23
24
                              MS. WALSH:
                                              I'll object and I think
                      it calls for privileged communications.
                      MR. GOPSTEIN: No, it doesn't. asking if he knows. Are you kidding?
MS. WALSH: How do you know?
 25
00099
  1
                                         Kassai
  2
                              MR. GOPSTEIN: Its a perfectly
  3
                      valid question.
  4
5
                              MS. WALSH: How does he know if
                      someone from Sloan Equity wrote a letter
  6
7
8
9
                      with a lawyer?
                      MR. GOPSTEIN: If he knows, he knows, if he doesn't know, he doesn't
 10
                              MS. WALSH: You're asking about
 \overline{11}
                      anyone in the world. How many people in
 12
                      the world are suing Drinks, we don't know
 13
14
15
16
                      or demanding, sending demand letters.
                      MR. GOPSTEIN: Its actually interesting that its only Phillip Kassai. Well, we will get to that later on.
                      MS. WALSH: I can't instruct him not to answer. If he thinks it is going
 17
 18
 19
                      to involve attorney/client
 20
                      communications, let me talk to my client.
 21
22
23
                      MR. GOPSTEIN: You can't be serious. I'm asking whether he has
                      knowledge whether a demand was made by
 24
                      anyone including an attorney for the
 25
                      payment or the issuance of these
П
00100
                                         Kassai
  1
2
3
                                   That's a perfectly valid You can't possibly object and
                      warrants.
                      question.
                      certainly you aren't going to direct him
                      not to answer.
  6
7
8
9
                              MS. WALSH: If that's what the
                      question is?
                              MR. GOPSTEIN: Yes, and it's the
                      third time I asked.
 10
                              MS. WALSH: If it's a yes or no
 11
                      question then he can answer it. If
 12
                      you're asking for --
              MR. GOPSTEIN: I'll ask it again, hopefully you won't object.
Q. Mr. Kassai, to your knowledge, has anyone ever demanded the issuance of the
 13
 14
 15
 16
 17
              warrant for 100,000 shares pursuant to the
              September 29th, 2005 investment banking agreement prior to this lawsuit?
 18
 19
 20
21
22
23
24
25
                              A portion of it.
                      Α.
                      Q.
                              Any portion of it?
                              My belief is yes.
                      Α.
                              Who made the demand and when?
                      Q.
                              Anthony Cole (phonetic).
                              Who is Anthony Cole?
                      Q.
00101
  1
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
                           That's the attorney privilege.
                           MS. WALSH: I'm going to object.
                           MR. GOPSTEIN: Are you kidding me?
  4
  5
                           I'm asking about a demand that was
  6
                           That has nothing --
MS. WALSH: You can ask all you
                    made.
  8
9
                    want to.
                           MR. GOPSTEIN: You're kidding.
 10
                           MS. WALSH: If you read the
                    document in your hand you might know who
 11
                    Anthony Cole is.
 12
                           Who is Anthony Cole?
 13
                    Q.
                    MS. WALSH: He represented my client. The demand letters --
MR. GOPSTEIN: I don't want your
 14
 15
 16
 17
                    testimony.
 18
                           Who is Anthony Cole?
 19
20
                           MS. WALSH: I'm directing my client
                    not to talk about communications he made
 21
22
23
24
                    with counsel.
                    MR. GOPSTEIN: That's obvious, I haven't asked him a single question about
                    that.
 25
                           Who is Anthony Cole?
                    Q.
00102
  1
                                    Kassai
                    Α.
                           He was my attorney.
  3
                    Q.
                           He was your attorney?
  4
                           Yes.
                    Α.
                    Q.
                           When did you hire him?
             A. June or July of '07, I don't remember exactly, recall the date.
  6
7
8
9
                           For what purpose did you hire him?
                    Q.
                           To go after the money that is owed
                    Α.
 10
             to me by Drinks Americas.
 11
                           Are you saying that your attorney
            made a demand to Drinks Americas for a warrant
 12
 13
14
15
             to purchase 100,000 shares pursuant to the September 29th, 2005 investment banking
             agreement?
 16
                           Its attorney jargon, I am not
                    Α.
             really sure what, how it was.
 17
 18
                    Q.
                           Did you ever see such a demand
 19
             from your attorney to anyone at Drinks
 20
21
22
23
             Americas?
                           Stating that a portion of that was
                    Α.
             to be --
                           Either the entire 100,000 or any
                    Q.
 24
25
             portion of it?
                           I believe so.
                    Α.
00103
                                     Kassai
  1
2
3
                           where and when did you see such a
             demand?
                           I think there was a letter,
                    Α.
             numerous letters sent to Drinks Americas on my
  6
7
             behalf.
                    Q.
                           Demanding what?
  8
                           What was due do me.
                    Α.
  9
                           According to your testimony, you
 10
             said that you are owed 40,000 warrants
                                             Page 44
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
              pursuant to this investment banking agreement
 12
              because that would be your cut of this,
 13
              correct?
                     MS. WALSH: Sorry, objection, that is really vague. The record doesn't reflect what you're pointing out or
 14
15
 16
 17
                     gesturing.
 18
19
                             MR. GOPSTEIN: You know what, I
                     don't care, you can object, do not speak,
 20
                     just object.
 21
22
23
                             MS. WALSH: Please do not speak to
                     me like that again, I have tolerated way too much from you, sir. If you can speak to me in that manner --
 24
 25
                             MR. GOPSTEIN: You're going to
00104
                                       Kassai
  1
2
3
                     tolerate more if you keep making
                     frivolous objections.
  4
                             MS. WALSH: It is not frivolous.
                     Q.
                             Are you entitled to 40,000
             warrants?
                             MS. WALSH: Why don't you look at
  8
9
                     the Bates stamped documents that have
                     been provided to you.
 10
                     Q.
                             Are you entitled to 40,000
 11
             warrants?
 12
                             MS. WALSH: To the extent you can
 13
14
                     answer, answer.
                             My belief is I'm entitled to that,
 15
             yes.
 16
                             Did you own 40 percent of Sloan
 17
              Securities Corp?
                             No, I don't.
 18
                     Α.
 19
                             was this warrant ever assigned by
 20
21
22
23
24
              Sloan Securities Corp to Sloan Equity
              Partners?
                     Α.
                             I don't understand your question. What entity is supposedly entitled
                     Q.
              to 100,000 warrants pursuant to the September
 25
              29th, 2005 investment banking agreement?
00105
  1
                                       Kassai
  2
3
                             MS. WALSH: Objection.
                             I think you need to look at the
                     Α.
              investment banking agreement.
                             I'm holding it up for you to see.
Do you have it in front of you?
                     Q.
  6
7
8
9
             Who was it signed with?
                             It would say Sloan Securities.
                     Α.
                             Right.
                     Q.
 10
                             You don't own 40 percent of Sloan
             Securities Corp., do you?

A. No, I don't.

But as I stated earlier that the cut internally for commissions and all compensations on deals was to be 40 percent
 11
 12
 13
14
 15
 16
              distributed to Phillip Kassai.
 17
                             Is there any document whereby
 18
              Sloan Securities Corp has actually assigned
 19
              any of its rights under the September 29th,
                                                 Page 45
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
            2005 investment banking agreement either to
 21
22
23
24
            you or to Sloan Equity Partners?
                          Please repeat the question.
                          MR. GOPSTEIN: Read it back,
                   please.
 25
                          (Record read.)
00106
  1
                                   Kassai
  2
                          I don't know, I don't know all the
  3
            documents issued by Jim Ackerman to Drinks
  4
            Americas.
            Q. You certainly don't have authority to act on behalf of Sloan Securities Corp, do
 6
7
8
9
10
            you?
                   Α.
                          Do not.
                   Q.
                          okay.
                          I want you to take a look at the
 \overline{11}
            bridge financing term sheet, schedule B of
 12
            what we marked now as Defendant's Exhibit B.
 13
14
15
16
            Its the last two pages of the document.
                   Α.
                          Yes
                          Could you describe what schedule B
                   Q.
            is in your own words?
 17
18
19
                          This is a schedule that was
            amended numerous times.
                          Is this what appears to be the
                   Q.
 20
            first version of it?
 21
22
23
24
25
                          To my knowledge this was one of
            the first versions of this.
                          Okay.
What is this in your own words?
                   Q.
                   Α.
                          A term sheet.
П
00107
  1
2
3
                                   Kassai
                          A term sheet for the bridge
            financing, correct?
                   Α.
                          A term sheet.
                          Does it not say bridge financing
                   Q.
  6
7
            term sheet in bold capital letters?
                          MS. WALSH: You want him to read
  8
9
                   the document? I object to your tone of
                   voice.
 10
                          Schedule B bridge financing term
                   Α.
 11
            sheet.
 12
13
14
                          This is a term sheet for the
                   Q.
            bridge financing, correct?
                          MS. WALSH: Objection.
 15
16
                          If you so call it a bridge
This was not the term sheet that
            financing.
 17
18
            was ultimately used in the financing for
            Drinks Americas so I'm not really sure what
 19
            you're going at with this.
 20
21
22
23
24
25
                          Okay.
                   Q.
                          This was one of many term sheets
                   Α.
            as I stated earlier.
                          That's all right, let's deal with
                   Q.
            this one.
                          The amount was subsequently
00108
  1
```

Kassai

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
             changed in the later versions, correct?
                    Α.
                            As were the terms.
                            okay.
                    Q.
                            But this was the initial bridge
             financing term sheet that was attached to the contract, was it not?
  8
9
                            MS. WALSH: He's not a party to the
                    contract, I object.
 10
                           MR. GOPSTEIN:
                                             You can object all
 11
                    you want, I'm asking him whether he
 12
                    knows.
 13
                            MS. WALSH: Fine.
             A. As my counsel said, I have no idea which schedule ultimately was attached to the back of the contract. And just because you have it stapled doesn't necessarily mean that
 14
 15
 16
 17
 18
             that was the one used as evidenced by the fact
 19
20
             that this bridge financing term sheet as you
             call it was amended many times.
 21
22
23
24
                            Fine.
                    Q.
             Do you see how this document at
the top indicates it was from Sloan Securities
and it says its page 14 of 15 and page 15 of
 25
             15?
00109
                                     Kassai
  1
2
3
                            I do.
                            I just want you to realize that I
                    Q.
             didn't put these pages together, it was the
             way it was received.
                            Let's look at the bridge financing
  6
7
8
9
             term sheet.
                            MS. WALSH: By the way it was
                    received you're referencing your Exhibit
 10
                    B, correct, Defendant's Exhibit B?
 11
                            MR. GOPSTEIN: Correct.
 12
13
14
15
16
17
18
                                          This was a document
                            MS. WALSH:
                    that you provided.
                            MR. GOPSTEIN:
                                             Yes.
                            MS. WALSH: And it was provided to
                    you from Sloan Securities, is that what
                    you're saying?
                            MR. GOPSTEIN: It went to someone
 19
                    from Sloan Securities, someone at fax
 20
21
22
23
24
25
                    number (212) 779-9928.
                            Could you read for the record the
             description of the investment pursuant to the
             bridge financing term sheet, its just one
             line.
                            MS. WALSH: I object to him
00110
                                     Kassai
  1
2
3
                    reading.
                               Go ahead, you're going to make
                    him read the document, then why did you
                    mark it?
                            MR. GOPSTEIN: Yes, one line.
             A. "Senior convertible promissory (notes) and (warrants)."
                           Now, the warrants that are being
                    Q.
             referred to on that line are the warrants that
 10
             are exercisable pursuant to those promissory
                                              Page 47
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
             notes, correct?
 12
                    Α.
                           Incorrect.
 13
                    Q.
                           What are they?
             A. They cover all the warrants that are as a result of the financing of Drinks
 14
15
 16
             Americas.
 17
                           And how do you come up with that
 18
19
             conclusion from this document?
                           MS. WALSH: You're making him your
 20
                    expert?
 21
22
23
                           I want know what is your basis for
             making that statement. We are talking about a
             bridge financing term sheet that is describing
 24
             the investment.
 25
                           I want to know how --
00111
                                    Kassai
  1
2
3
                           I'm not an attorney but if you
                    Α.
            will turn to paragraph 4.1 --
                           Yes.
"In addition to the foregoing upon
                    Q.
             consummation of a financing or promptly following a late rejection, the company will
  8
9
             issue to Sloan and/or its designees warrants
             to the purchase such number of securities as
 10
             shall be equal to five percent of the number
            of securities including stock and warrants issued to investors in the financing at the
 11
 12
             same time at the same per share price or exercise price applicable to securities sold in the financing "
 13
 14
 15
             in the financing.
 16
                           What you read is a defined term in
 17
             the investment banking agreement?
 18
                           MS. WALSH: Are you asking him a
 19
                    question?
 20
21
22
23
24
                           Correct?
                    Q.
                           MS. WALSH: A defined term?
                           MR. GOPSTEIN: Yes, defined as
                           Early in the investment bank
 25
             agreement, correct?
00112
  1
                                     Kassai
  2
                           This is the investment banking
             agreement.
                           Correct?
                    Q.
                           Yes.
                    Α.
  6
7
8
9
                           You just read from page --
                    Q.
                           MS. WALSH: Exhibit Defendant's B.
                    I'll stipulate that that's what's he read
                    from.
 10
                    Q.
                           What paragraph was that, 4.1?
 11
                           4.1.
                    Α.
 12
                           It was 4.1, correct?
                    Q.
 13
14
                    Α.
                           Yes.
                           There is a definition of the term
                    Q.
 15
            warrants in paragraph 4.1, correct?
 16
                           Yes, there is.
                    Α.
 17
                           The term is redefined in the
 18
             bridge financing term sheet, correct, in the
 19
             investment section?
                                             Page 48
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                               MS. WALSH: I don't have a copy of
                       it, a courtesy copy for counsel. Are you reading from it? I'll accept in good faith that you're reading from a document if that's what you're telling me.

MR. GOPSTEIN: I'm asking a
 21
22
23
24
 25
00113
  1
                                          Kassai
  2
                       seasoned investment banker to interpret a
  3
                       document that is used at a securities
 4
5
6
7
8
9
                       firm that he worked for.
                               As I stated earlier --
                               MS. WALSH: Are you asking for an
                       interpretation, are you asking for him to
                       read?
                               MR. GOPSTEIN: His understanding.
                               My understanding --
 \overline{11}
                               MS. WALSH: Its your deposition and
 12
                       we're prepared to stay.
 13
14
15
16
                       MR. GOPSTEIN: Thank you.
MS. WALSH: So if you want him to read from the document during the
                       course --
 17
                               MR. GOPSTEIN: I asked him for his
 18
                       understanding of the document. In order
 19
                       to get his understanding of the document
 20
                       sometimes you have to read certain
 21
22
23
                       passages.
              A. My understanding is that exhibit that you're referring to was not the one used in any regard. So in order to understand warrants as you asked me earlier, I refer back
 24
 25
П
00114
                                          Kassai
  1
2
3
               to the investment banking agreement.
                       Q.
                               Although -
              A. Which is clearly the agreement used as a seasoned investment banker.
Q. You're saying this bridge
               financing term sheet was not attached to the
  8
9
               agreement as a schedule B?
                               I have no idea which one was
 10
               ultimately attached to the executed document
 11
               by Drinks Americas.
 12
                               But you know that a bridge
 13
               financing term sheet was included in the
 14
               original agreement and then was amended,
 15
               correct?
 16
                               Correct.
 17
                               MS. WALSH: I need a restroom break
 18
                       when you have a chance.
 19
                               Mr. Kassai, look at the end of
 20
21
22
23
24
25
               paragraph 1.2, the last sentence of paragraph
               1.2.
                               In which document?
                               The December 2004 investment
                       Q.
              banking agreement, Defendant's Exhibit B. you do that, the last sentence of paragraph
00115
  1
                                          Kassai
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
             1.2.
                    Α.
                            I don't have it.
  4
                            MS. WALSH: I'm looking at it for a
  5
6
7
                    second.
                    Α.
                            Okay.
                            Doesn't it essentially say that
                    Q.
  8
9
             Sloan is going to do a bridge financing prior
             to the consummation of the financing?
 10
                            MS. WALSH: Objection.
 11
                            MR. GOPSTEIN: You can object all
 12
                    you want.
 13
                            Please answer the question.
                    Q.
             A. It is my understanding that that had changed numerous times.
Q. What had changed?
 14
 15
 16
 17
18
                            what was set out initially as a
             small bridge financing which the number refers
 19
20
             to as $550,000 clearly was not, that was not
             raised by Sloan for Drinks America.
 21
22
23
24
25
                            More than that was raised,
                    Q.
             correct?
                            Substantially more than that was
                    Α.
             raised.
                            1,350,000 was raised?
                    Q.
00116
  1
                                      Kassai
                    Α.
                            Correct.
  3
                            They amended the bridge finance
                    Q.
  4
             term sheet to reflect the fact they were
             raising more money, correct?

A. No, they amended it to show it was no longer going to be what you're terming as a
  6
7
8
9
             bridge financing agreement.
                            Show me where it says that. Where
 10
             does it say its no longer going to be a bridge
 11
             financing?
 12
13
14
15
16
                            MS. WALSH: Objection.
                            MR. GOPSTEIN: He just said that.
                    I'm going to take his own words and ask him to explain his own words.
                            MS. WALSH: Go ahead.
 17
18
                            If you would provide to me the
             documentation of the amended term sheets, I
 19
             can show you.
 20
21
22
23
24
25
                    Q.
                            Okay.
                            RQ
                            MR. GOPSTEIN:
                    Let me first of all make a very clear demand for production of all of the
                    term sheets pursuant to any investment
00117
                                      Kassai
  1
2
3
                    banking agreement entered into between
                    Sloan and Drinks.
                    MS. WALSH: I suggest that you make that of your client, sir, but I'll let you make a record.
  6
7
                            RQ
  8
                            MR. GOPSTEIN: Let me repeat that
  9
                    I'm calling for the production of all
 10
                    term sheets that Sloan prepared or
                                               Page 50
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                     entered into that in any way amended or
 12
                     changed the original term sheet.
                     obviously very important at this point that we have all of them. I don't think we have been provided with all of them. If there are numerous term sheets I want to see all of them.
 13
 14
15
 16
 17
 18
19
                             So quite simply, I call for the
                     production of all term sheets, bridge
 20
                     financing term sheets or other term
 21
22
23
                     sheets in connection with the investment
                     banking agreement of December 2004 and
                     September 2005.
 \overline{24}
                     Pursuant to your request, Mr. Kassai, I'm going to mark as Defendant's
 25
00118
                                       Kassai
  1
2
3
                     Exhibit C an amendment number one to an
                     investment banking agreement dated
  4
                     February 24th, 2005, for identification.
                     (Defendant's Exhibit C, amendment to investment banking agreement, marked
                     for identification, as of this date.)
Q. Mr. Kassai, do you recognize
  8
9
              Defendant's Exhibit C as --
 10
                     Α.
                             Yes.
 11
                             -- amendment number one to the
 12
              investment banking agreement?
 13
                             Yes.
                     Α.
 14
                             okay.
                     Q.
 15
              And do you see where in paragraph two the bridge financing is increased to a
 16
 17
             million dollars?
 18
                             Yes, I see that.
                     Α.
 19
                             So where or in what document are
 20
21
22
23
24
              you referring to where it says that this is no
              longer a bridge financing, its some other kind
              of financing?
                             What I meant was that the terms of
              this deal changed.
 25
                             The terms of the bridge financing
                     Q.
00119
  1
                                       Kassai
  2
3
              changed?
                             MS. WALSH: Is that a question?
                     Q.
                             Correct.
                             Clearly as it says amendment to.
                     Α.
  6
7
8
9
                     Q.
                             Okay.
                             And one of the ways that the terms
              of the bridge financing changed is that it was
              increased to a million dollars on February
 10
              24th, 2005, correct, one of the ways?
 11
                             One of the ways, yes.
 12
                             All right.
                     Q.
 13
14
15
              But ultimately 1,350,000 was actually raised in the bridge financing,
              correct?
 16
                     Α.
                     Q.
 17
                             How much was raised in the bridge
              financing?
 18
 19
                     Α.
                             I'm unaware as to the way you're
                                                 Page 51
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
             describing bridge financing.
 21
22
23
24
                           I'm not describing it, I'm putting
             a document in front of you that was signed by
             Sloan Securities and Drinks Americas, its not
             my term.
 25
                           But the term in there and I'm not
                    Α.
00120
  1
                                     Kassai
  2
             a lawyer, says up to a million dollars.
  3
             according to what you're saying, what would
             the $350,000 extra be categorized as?
Q. That's my question to you.
                           Okay.
What was it?
                    Α.
                    Q.
  8
                           So it is my understanding that as
             a result of these terms changing numerous
 1ŏ
             times, it was to be deemed that this was
 \bar{1}\dot{1}
             convertible equity which is what I stated in
 12
             the beginning.
 13
14
15
16
             Q. So are you saying that the first million dollars was bridge --
A. No, that's not what I'm saying.
Q. -- bridge financing and 350 was
 17
             some sort of equity?
 18
19
                           Don't put words in my mouth,
                    Α.
             that's not what I said.
 20
                    Q.
                           Well, what are you saying?
 21
22
23
             A. I said as a result of the terms changing, the entire funding going to Drinks
             Americas was a convertible equity deal.
 24
             Q. Where does it say that? Show me a single document anywhere that says that.
 25
П
00121
  1
2
3
                                     Kassai
                           MS. WALSH: Objection, I object to
                    the form of that question and I object to
                    the way of posing it to my client.
                    That's not a fair question and you know
  6
                    it.
                           I am going to repeat the exact
                    Q.
  8
9
             same question.
                           Show me a document anywhere that
 10
             says what you're testifying to.
 11
                           I'm not a lawyer.
 12
                           I'm not asking you a legal
             question, you said that somewhere it says --
 13
 14
                           I said its my understanding, that
                    Α.
 15
16
17
18
             is what I said.
                           Based upon what?
                    Q.
                           The various amendments that took
                    Α.
             place.
 19
                           what other amendments took place
 20
21
22
23
24
25
             besides amendment number one?
                           I believe there was another
                    Α.
             amendment.
                           MR. GOPSTEIN: I call for the
                    production of any and all amendments to
00122
  1
                                     Kassai
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
                    the investment banking agreement.
                    unaware of any other amendment other than
                    amendment number one. If there is such,
                    then obviously we should both have it and I would call for the production. I don't have any other amendment, for the
  8
9
                    record.
                    Q.
                            Mr. Kassai, are you certain or are
 10
             you speculating that there was another
 11
             amendment to the investment banking agreement
 12
             other than amendment number one?
 13
                            I don't remember all the documents
             that I have seen. But to the best of my recollection, yes, there is another amendment. Q. What do you think it says?
 14
 15
 16
 17
                    Α.
                            I don't recall.
                            You think there is another
 18
                    Q.
 19
20
             amendment that recasts the whole deal, changes
             it from bridge financing to some sort of an
 21
22
23
24
25
             equity raise?
                    Α.
                            It was always an equity raise.
                    Q.
                            Even though it clearly says bridge
             financing?
                            MS. WALSH: Now you're badgering.
00123
  1
                                     Kassai
                    It is your time, use it how you want to,
  3
                    but I object.
  4
             Q. Where does it say in the amendment to the investment banking agreement that this
  6
7
8
9
             is an equity raise?
                            I never said it was, I said it was
             a convertible equity raise. Once again you're
             putting words in my mouth.
 10
                            I don't want to put any words in
                    Q.
 11
             your mouth.
 12
                            You said there was another
 13
14
15
16
17
18
             amendment. I want know what the other amendment says because no one has ever seen
             it.
                            MS. WALSH: Objection.
                            What do you think the second
                    Q.
             amendment says?
 19
                            I can't speculate, I don't have it
                    Α.
 20
21
22
23
24
25
             in front of me.
                            Okay.
                    Q.
                            Do you know for sure whether a
             second amendment or a third amendment actually
             ever existed?
                            MS. WALSH: Objection, please, you
00124
                                     Kassai
  1
2
3
                    have exhausted this.
                            You asked me that a number of
                    Α.
             times.
                            You're not sure?
                    Q.
  6
7
                    Α.
                            Correct.
                    Q.
                            Okay.
                            I want to show you what has
  8
  9
             previously been marked Plaintiff's Exhibit 5,
 10
             you have it in front of you. Its the stock
                                              Page 53
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
             purchase warrant dated May 9th, 2005
 12
                           Do you see right on the first page
 13
             sort of smack in the middle of that paragraph
             at the bottom, it says, "(Excluding the
 14
15
             private placement to investors of notes of up to $1,350,000)" --
 16
 17
                            I do see that.
                    Α.
 18
19
                           okay.
                    Q.
                           Do you have any reason to believe
 20
             that the $1,350,000 that was raised was
 21
22
23
             anything but promissory notes convertible to
             equity?
                            I'm not sure what you're asking.
                    Α.
 24
             Q. Well, you indicated that you thought somehow the terms changed or the
 25
П
00125
  1
2
3
                                     Kassai
             description of what was raised changed, and so
             I'm showing you a document that was signed in
             May 2005 where it describes the 1,350,000 as
             notes.
             According to your understanding of what happened, is that an accurate description
  8
9
             of the money that was raised?
                           No, because it doesn't describe
 10
             what the money was actually raised for. It
 11
             was, if you want to get technical and again
             I'm not a lawyer, but it was a convertible note, it doesn't talk about anything with
 12
 13
             regard to conversion, and I think notes is just the short terminology for what the company is attributing the $1.35 million
 14
 15
 16
 17
             raise.
 18
                            I thought I asked you that precise
 19
             question so maybe if you would listen
 20
21
22
23
24
             carefully, you might not have a problem with
             it or you might.
                           I was listening carefully.
                    Α.
                           MS. WALSH: I would like to take
                    the restroom break.
 25
                           Let me finish the question and we
00126
  1
                                     Kassai
  2
3
             are done.
                            Do you have any reason to believe
             the $1,350,000 that was raised by Sloan for
             Drinks Americas was anything but promissory
  6
7
8
9
             notes convertible to equity?
                            MS. WALSH: Objection, this
                    question had been asked and answered.
 10
                           MR. GOPSTEIN: He hasn't answered
 11
                    it, it has been asked and he hasn't
 12
                    answered it.
 13
14
                           MS. WALSH: He can answer it.
I believe the $1.35 million raised
 15
             was a promissory convertible note into equity. Q. So the description on the first
 16
 17
             page of this document stock purchase warrant
 18
             is accurate, correct?
 19
                           No, its not accurate.
                                              Page 54
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
                             They are notes, right? They are
 21
22
23
24
              promissory notes that were convertible to
              equity?
             A. You just said promissory notes, the word promissory doesn't even exist there, how can be it be accurate?
 25
00127
  1
                                       Kassai
  2
                             Are you saying you don't know what
                     Q.
  3
              the word notes means?
  4
                             Are you saying you don't know what
             the word promissory means?
Q. I do, I'm asking the questions here and you're going to answer them.
The question is what is your
  8
              understanding of the term notes in the
 1ŏ
              securities business or the financial industry
 \bar{1}\dot{1}
              really?
 12
                             A note means an obligation to pay
                     Α.
 13
14
15
16
              something.
                     MR. GOPSTEIN: Let's take a bathroom break.
Off the record.
 17
18
19
                             (Whereupon, an off-the-record
                     discussion was held.)
                                              5:15 p.m.)
                             (Time noted:
 20
                                              5:27 p.m.)
                             (Time noted:
 21
22
23
                             Mr. Kassai, when you found out
                     Q.
              that Dan Myers had allegedly diverted funds
              earmarked for Drinks Americas, did you tell
 24
             him that you were going to report that to any authorities?
 25
П
00128
  1
2
3
                                       Kassai
                     Α.
                             No.
                     Q.
                             Have you reported it to any
              authorities?
                     Α.
                             No.
  6
7
8
9
                             Do you intend to?
                     Q.
                             No.
                     Α.
                             When is the last time you spoke to
                     Q.
              Jim Ackerman?
 10
                             I believe you asked me that
                     Α.
 11
              question and I answered it.
 12
                            When was the last time you spoke
                     Q.
             to Jim Ackerman about this case?
A. I believe it was sometime most
 13
 \overline{14}
 15
              likely in September to the last of my
 16
              recollection.
 17
18
                             Of this year?
                     Q.
                             Of this year.
                     Α.
 19
                     Q.
                             What did you talk about?
 20
21
22
23
24
25
                     Α.
                             We talked about the warrants due
              to Sloan from Drinks Americas.
                     Q.
                            Did Jim Ackerman say that he
              thought that Sloan was owed warrants as well?
                     Α.
                             Yes.
                     Q.
                             Do you know why neither Jim
00129
  1
                                       Kassai
```

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              Ackerman nor Sloan Securities nor Sloan Equity
              Partners has brought any lawsuit against
              Drinks Americas?
                             MS. WALSH: Objection.
I couldn't speculate on that.
                     Α.
                             Did you ever ask Jim Ackerman,
                     Q.
              "Hey, why aren't you suing those guys?"
A. I couldn't care less.
  8
9
 10
                             You never asked him that?
                     Q.
 11
                             I didn't need to.
                     Α.
                             Regardless of whether you needed
 12
                     Q.
             to or not, did you ever ask him anything along those lines as to why he's not suing?

A. I don't recall.
 13
 14
 15
 16
                             Did he ever tell you why he's not
                     Q.
 17
18
19
20
              suing?
                     Α.
              Q. As you sit here today do you have any idea why he's not suing?
 21
22
23
24
                             No idea.
                     Α.
                             Would it be accurate to say that
             Sloan Securities did not raise any equity for Drinks Americas in connection with the investment banking agreement?
 25
00130
                                       Kassai
  1
2
3
                             MS. WALSH: Objection, I'm sorry, I
                     didn't understand it. You can answer if
  4
                     you do.
                             I'll say it again.
I don't think its accurate.
I thought it was pretty clear.
I thaccurate to say Sloan
                     Q.
  6
7
8
9
                     Α.
                     Q.
              Securities did not raise any equity for Drinks
 10
              Americas in connection with the December 2004
 11
              investment banking agreement?
 12
13
14
15
16
                             I answered, I believe that's not
                     Α.
              accurate.
                             So if Mr. Myers said that under
                     Q.
              oath you think he would be giving false testimony?
 17
18
                             I don't know what Mr. Myers said
                     Α.
              or I'm not understanding what your --
 19
                             I just want to know if Mr. Myers
 20
21
22
23
24
25
              said that under oath, do you think that would
              be a false statement?
                             That there was never equity
              raised --
                             That Sloan did not raise any
              Q. That Sloan did not raise any equity for Drinks Americas in connection with
00131
                                       Kassai
  1
2
3
              the investment banking agreement?
                             I can't answer on behalf of Dan
                     Α.
             Myers.
                             I'm not asking you to answer on
                     Q.
              behalf of him. I want to know whether that's
              an accurate statement?
  8
                             Whether Dan Myers --
                     Α.
  9
                             No, let me rephrase.
                     Q.
 10
                             Is it accurate to say that Sloan
                                                 Page 56
```

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12-12-07 phillip kassai v drinks america holdings - kassai.txt
             Securities did not raise any equity for Drinks
 11
 12
             Americas in connection with the investment
 13
             banking agreement between the two firms?
 14
15
                           Please describe how you're
             defining equity
 16
                           Equity is not debt. Equity as I
                    Q.
 17
             understand it and as I would be asking the
 18
19
             question is an investment in return for which
             you receive equity in the company that you're
 20
             investing?
 21
22
23
                    Α.
                           Your statement is inaccurate.
                    Q.
                           What do you believe equity is?
             A. I believe its anytime a company takes in capital that effects the net value of
 \overline{24}
 25
             a company.
П
00132
                                     Kassai
  1
2
3
                           Anything that effects the net
             value of a company.
             Let's say you take in a straight loan, a straight loan with a straight
             promissory note. That effects the value of
the company, doesn't it, that has to go to the
balance sheet, correct; yes or no?
  8
9
                           Correct.
                    Α.
 10
                    Q.
                           You think that's equity?
 11
                    Α.
                           Again, how are you defining a
 12
             loan?
 13
14
                           You said that equity is anything
                    Q.
             that a company takes in that effects the
 15
16
17
18
19
20
21
22
23
24
             finances.
                           Is that what you said?
                    Α.
                           No, I didn't say finances.
                           What was the word you used?
                    Q.
                           The value.
                    Α.
                    Q.
                           The value.
                           Wouldn't a loan affect the value
             of a company?
                           Sure it could.
So if you take in a straight loan
                    Α.
 25
             are you saying that is equity?
00133
  1
                                     Kassai
  2
3
                           One is not inclusive of the other.
                    Α.
                           One has nothing do with the other,
  4
5
6
7
8
9
             correct, debt is debt and equity is equity,
             right?
                           Not all the time.
                    Α.
                           When there is a convertible
             instrument, that is what is the topic at hand.
                           Right.
                    Q.
 10
                    Α.
                           okay.
 11
                           And the notes that we are talking
 12
             about here today were debt instruments that
 13
14
15
            were convertible to equity.

Isn't that a fair statement of
             what happened?
 16
                           That's a rough, fair statement,
                    Α.
 17
             yes.
 18
                    Q.
 19
                           Is it accurate to say that Sloan
                                              Page 57
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 20
             Securities successfully raised $1,350,000 in a
 21
22
23
24
             bridge financing in the form of debt
             convertible to equity?
             A. It is fair to say that Sloan raised $1.35 million of convertible equity for
 25
             Drinks Americas.
00134
  1
                                     Kassai
  2
                           There was no debt involved?
                    Q.
  3
                           That was the convertible, the
  4
             convertible from the promissory note into
  5
             equity.
                           That was pursuant to the bridge
  7
8
9
             financing that Sloan did for Drinks Americas,
             correct?
                           MS. WALSH: Objection.
 10
                           I think I answered this.
                    Α.
 \bar{1}\dot{1}
                    Q.
                           Didn't Sloan do a bridge financing
 12
             for Drinks?
 13
14
15
16
                           MS. WALSH: Objection.
I answered this question, I think
             you have asked it about a half dozen times
             already.
 17
                           I don't think so.
                    Q.
 18
                           You don't think what, that you
 19
             asked it a dozen times or that I answered it?
 20
                           Both, its a simple question
                    Q.
 21
22
23
             really.
                           Did Sloan do a bridge financing
             for Drinks Americas at any time?
A. Sloan raised $1.35 million for
 24
 25
             Drinks Americas in the form of a convertible
П
00135
  1
2
3
                                     Kassai
             instrument.
                           Okay.
                    Q.
                           MR. GOPSTEIN: For the record, I'm
                    going to mark and hand counsel
                    Defendant's Exhibit D. It is the affidavit of Daniel Myers sworn to today,
  6
7
  8
9
                    for identification.
                            (Defendant's Exhibit D. affidavit,
                    marked for identification, as of this
 10
 11
                    date.)
 12
                    MS. WALSH: Which has never been produced prior, is that accurate? It
 13
 14
                    never been produced to me before?
                    MR. GOPSTEIN: Did you hear the last few words? I said it was sworn to
 15
 16
                    today.
 17
 18
                           MS. WALSH: Yes, my question was it
 19
                    has never been produced?
 20
21
22
23
24
25
                           MR. GOPSTEIN: Prior to today?
                           MS. WALSH: What time was it sworn
                    to today?
                           MR. GOPSTEIN: Am I under oath
                    here?
                           MS. WALSH: You're not.
00136
  1
                                     Kassai
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
                               MR. GOPSTEIN: I'm just telling you
                       it was sworn to today and I'm producing
                      it today on the same day.
                              MS. WALSH: Can you tell me what
                      time it was sworn or are you refusing to
                      answer me?
  8
9
                               MR. GOPSTEIN: No.
                               MS. WALSH: You're not going to
 10
                      tell me?
 11
                               MR. GOPSTEIN: No, I'm not going to
                      tell you.
 12
 13
                               RQ
 14
                               MS. WALSH: I would like to have a
 15
                      courtesy copy of this.
 16
                               RQ
 17
18
                               MR. GOPSTEIN: Absolutely.
                      I'm done. Subject to the production of all of the important
 19
20
                      documents that I asked for today, I will
 21
22
23
24
25
                      conclude today and will hold the
                      deposition open and after I get the documents, I may or may not need some additional time with this witness.

MS. WALSH: I have made my witness
00137
  1
                                         Kassai
                      available today, counsel has had plenty
  3
                      of notice of that. I have moved it, in
                      fact, several times as a courtesy to
                      counsel and his witnesses. It is only 5:30, we started an hour late because you were running late, which is not a
  6
7
8
9
                      problem. We are prepared to stay longer,
                      there is absolutely no reason to keep
 10
                      this deposition open, I object for the
 11
                      record.
 12
                               RQ
                      And I'm also going to call for the immediate production of all documents that are in your possession or your constructive possession since you have
 13
14
15
16
 17
18
                      now provided an affidavit by a former
                      member of Sloan who was obviously in your
 19
                      company today because it is sworn to
                      before me, meaning Sheldon Gopstein,
December 12th.
 20
21
22
23
                               We don't know what time that was,
                      but I am also going to note for the record that you were 45 minutes late, you requested taking two breaks so you could
 24
25
00138
                                         Kassai
  1
2
3
                      go downstairs and meet with people.
                      if you need more time, my client is here
                      and available.
                              MR. GOPSTEIN: Let me clarify one I don't need more time today.
                      thing.
                               MS. WALSH: Today is the time when
  8
                      my client is available.
  9
                               MR. GOPSTEIN: I'm telling you I
 10
                      don't need more time today. In fact, I
                                                   Page 59
```

```
12-12-07 phillip kassai v drinks america holdings - kassai.txt
 11
                       can't question him today on documents
 12
                       that I don't have. If I had the
 13
                       documents I would be more than willing to
                       continue. I'm not leaving because it is late, I'm leaving because I have no further questions concerning the documents that we have before us.
 14
15
 16
 17
 18
19
                       When you produce the additional documents if they exist, the witness has
                       indicated that he's not sure if some of
 20
                       these documents even exist. But if they do, when they are produced I'll let you know whether I need to ask him more questions or not, and for that reason I'm holding the deposition open.
 21
22
23
 \overline{24}
 25
П
00139
                                           Kassai
  1
2
3
                                MS. WALSH: You will note that you
                       were given documents, you have already
                       noted on the record that you were given documents today, so that's it.

Thank you very much.
  4
5
6
7
                                Off the record.
  8
                                (Whereupon, an off-the-record
                       discussion was held.)
 10
                                                   5:42 p.m.)
                                (Time noted:
 11
 12
 13
14
                                                  PHILLIP KASSAI
 15
               Subscribed and affirmed to before me
               this ____ day of ______, 2007.
 16
 17
 18
 19
20
21
22
23
24
25
00140
  1
                                           Kassai
  2
3
                                 CERTIFICATE
               STATE OF NEW YORK
  4
5
6
7
8
9
                                               SS.
               COUNTY OF NEW YORK
                       I, Jeremy Frank, a Notary Public
               within and for the State of New York, do
               hereby certify:
 10
                       That PHILLIP KASSAI, the witness whose
 11
               deposition is hereinbefore set forth, was duly
               affirmed by me and that such deposition is a true record of the testimony given by the
 12
 13
14
               witness.
 15
                       I further certify that I am not related
 16
               to any of the parties to this action by blood
 17
               or marriage, and that I am in no way
 18
               interested in the outcome of this matter.
                       IN WITNESS WHEREOF, I have hereby
                                                     Page 60
```

20 21 22 23	12-12-07 phillip k set my hand on the	assai v drinks america holdings - kassai.txt e 15th day of December, 2007.	
24 25		JEREMY FRANK, MPM	
00141 1		Kassai	
2		I N D E X	
2 3 4 5 6 7 8 9		EXAMINATION BY PAGE MR. GOPSTEIN 5	
7	INFORMATION REQUESTS		
10 11	TO BE FURNISHED: REQUESTS:	Page 18 Pages 30, 71, 72, 73, 116, 117, 121, 136, 137	
12 13		- EXHIBITS	
14 15 16 17 18	Defendant's A Defendant's B	Complaint 69 Letter and investment Banking agreement with Schedules 90	
19	Defendant's C	Amendment to investment	
20 21 22 23 24 25	Defendant's D	Banking agreement 118 Affidavit of Daniel Myers 135	
00142 1 2 3	***	PHILLIP KASSAI ERRATA SHEET ***	
4	DATE OF DEPOSITION NAME OF WITNESS:		
5 6	PAGE LINE	FROM TO	
7 8			
9 10			
11 12			
13 14			
15			
16 17 18			
19	Cubecashed and -ff	PHILLIP KASSAI	
20	Subscribed and affirmed to before me this day of, 2007.		
21			
22		Page 61	

12-12-07 phillip kassai v drinks america holdings - kassai.txt

23 24 25

# **EXHIBIT F**

### Coldwell, Mark

From: Daniel M. Myers [danm@sloansecurities.com]

Sent: Wednesday, March 09, 2005 5:31 PM

To: 'Coldwell, Mark'; 'Steven Uslaner'

Cc: 'Littman, Mitchell'

Subject: Drinks Americas funding

Mark - as we discussed, investors are now going to be sending their funds to your IOLA acct instead of Cannella's. When the first tranche of capital arrives from Comell tomorrow it will be for \$445,000 (see attached disbursement letter b/w Drinks and Cornell)

When the funds hit please send out the following:

Wire 1

Amount: \$50,000

Sloan Securities Corp Firm:

Bank: Fleet Bank

Linwood Plaza

Fort Lee NJ 07024

ABA No.: 021200339 Account No.: 0101144172

Wire 2

Amount: \$390,000

Firm: Drinks Americas, Inc.

JP Morgan Chase Bank Bank:

> 92-98 Grove Street Ridgefield, CT 06877

021000021

ABA No.: Account No.: 22750036540-65

Obviously, you will take your 5k (the balance 5k when we close the next tranche)

Thanks,

Daniel M. Myers Managing Director, Investment Banking Sloan Securities Corp. 444 Madison Ave, 23rd Floor New York, NY 10022

Tel: (212) 308-2233 Fax: (212) 202-4022 Cell (516) 643-9493

danm@sloansecurities.com www.sloansecurities.com

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# **EXHIBIT G**

Page 1 of 2

### Coldwell, Mark

From: Daniel M. Myers [danm@sloansecurities.com]

Sent: Monday, March 21, 2005 10:25 AM

'Daniel M. Myers'; 'Steven Uslaner'; 'Littman, Mitchell'; jca@sloansecurities.com

Cc: 'Coldwell, Mark'; 'Rebecca Rubenstein'; 'Bruce Klein'; 'Phil Kassai'

Subject: RE: 2ND Tranch of Drinks Americas Bridge

Just a revised email – as 20k of the 430k was in check and will not clear for a few days – we will close on \$410k and as we are expecting more funds shortly anyway we close on the balance when additional funds come in...

#### Thus the new wires

To:

To Sloan \$41k
To LK \$5k
To Drinks \$364k

Daniel M. Myers
Managing Director, Investment Banking
Sloan Securities Corp.
444 Madison Ave, 23rd Floor
New York, NY 10022
Tel: (242) 208-2223

Tel: (212) 308-2233 Fax: (212) 202-4022 Cell (516) 643-9493

danm@sloansecurities.com www.sloansecurities.com

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From: Daniel M. Myers [mailto:danm@sloansecurities.com]

Sent: Friday, March 18, 2005 3:12 PM

To: 'Steven Uslaner'; 'Littman, Mitchell'; 'jca@sloansecurities.com'

Cc: 'Coldwell, Mark'; 'Rebecca Rubenstein'; 'Bruce Klein (pklein1129@aol.com)'; 'Phil Kassai'

Subject: 2ND Tranch of Drinks Americas Bridge

#### Gentlemen -

- (1) As of today, March 18, 2005, a wire transfer for \$400,000 from Periscope Partners has been sent to your IOLA acct.
- (2) In addition, a wire transfer of \$10k from John Dalfansi of Roth Capital Partners and
- (3) a check in the amount of \$20k from Christopher Jennings of Roth CP has been sent as well.

On Monday, please confirm that you have received these amounts. When you have confirmed this – please send out the following amounts –

# **EXHIBIT H**

### Coldwell, Mark

From: Daniel M. Myers [danm@sloansecurities.com]

Sent: Tuesday, April 05, 2005 5:37 PM

To: 'Coldwell, Mark'; 'Rebecca Rubenstein'

Cc: 'Uslaner, Steven'; 'Paul Walfish'

Subject: RE: Drinks Americas

Instructions

Please wire transfer

\$153,000 to Drinks Americas \$17,000 to Sloan Securities Corp.

Daniel M. Myers Managing Director, Investment Banking Sloan Securities Corp. 444 Madison Ave. 23rd Floor New York, NY 10022

Tel: (212) 308-2233 Fax: (212) 202-4022 Cell (516) 643-9493

danm@sioansecurities.com www.sloansecurities.com

From: Coldwell, Mark [mailto:mcoldwell@lkllp.com]

Sent: Tuesday, April 05, 2005 5:38 PM

To: Daniel M. Myers; Coldwell, Mark; 'Rebecca Rubenstein'

Cc: Usianer, Steven; 'Paul Walfish' Subject: RE: Drinks Americas

\$169,975 but I told Rebecca to do the instructions for \$170,000 since that's what we are deeeming the investments to have totalled.

From: Daniel M. Myers [mailto:danm@sloansecurities.com]

Sent: Tuesday, April 05, 2005 5:04 PM To: 'Coldwell, Mark'; 'Rebecca Rubenstein' Cc: 'Uslaner, Steven'; 'Paul Walfish' Subject: RE: Drinks Americas

How much is in the escrow

Daniel M. Myers Managing Director, Investment Banking Sloan Securities Corp. 444 Madison Ave, 23rd Floor New York, NY 10022

Tel: (212) 308-2233 Fax: (212) 202-4022 Cell (516) 643-9493

danm@sloansecurities.com

# **EXHIBIT I**

Page 1 of 2

### Mark Coldwell

From: Daniel M. Myers [danm@sioansecurities.com]

Sent: Friday, April 15, 2005 12:43 PM

To: Mark Coldwell; 'Daniel Myers'

Cc: Steve Uslaner; 'Paul Walfish'; 'Rebecca Rubenstein'

Subject: RE: Drinks Americas

Disburse as follows 162,000 to Drinks 18,000 to Sloan Securities

Daniel M. Myers
Managing Director, investment Banking
Sloan Securities Corp.
444 Madison Ave, 23rd Floor
New York, NY 10022
Tel: (212) 308-2233

Tel: (212) 308-2233 Fax: (212) 202-4022 Cell (516) 643-9493

danm@sloansecurities.com www.sloansecurities.com

From: Coldwell, Mark [mailto:mcoldwell@lkllp.com]

**Sent:** Friday, April 15, 2005 12:45 PM **To:** Daniel M. Myers; Daniel Myers

Cc: Uslaner, Steven; 'Paul Walfish'; Rebecca Rubenstein

Subject: Drinks Americas

Dan, we have \$180,000 of available investor funds. Please send us disbursement instructions for this amount and also for \$80,000 in case Joe Cannella doesn't get the paperwork completed for the new \$100,000 investor.

Mark F. Coldwell, Esq. LITTMAN KROOKS, LLP 655 Third Avenue New York, NY 10017 Tel: (212) 490-2020 Fax: (212) 490-2990

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# **EXHIBIT J**

Page 1 of 2

#### Mark Coldwell

From: Daniel M. Myers [danm@sloansecurities.com]

**Sent:** Thursday, May 05, 2005 4:14 PM

To: Mark Coldwell; 'Daniel Myers'

Cc: Steve Uslaner; 'Rebecca Rubenstein'; jca@sloansecurities.com

Subject: RE: Drinks Americas

#### confirmed

Daniel M. Myers Managing Director, Investment Banking Sloan Securities Corp. 444 Madison Ave, 23rd Floor New York, NY 10022

Tel: (212) 308-2233 Fax: (212) 202-4022 Cell (516) 643-9493

danm@sloansecurities.com www.sloansecurities.com

From: Coldwell, Mark [mailto:mcoldwell@lkllp.com]

Sent: Thursday, May 05, 2005 3:56 PM
To: Daniel M. Myers; Daniel Myers
Cc: Uslaner, Steven; Rebecca Rubenstein

Subject: Drinks Americas

Dan, we have been told by our bank that all funds will be available for distribution tomorrow (\$90,000). Unless we are informed otherwise, once we have received the signed documents from the Company we will distribute the funds as follows:

\$9,000 to Sloan \$81,000 to the Company

Please confirm.

Mark F. Coldwell, Esq. LITTMAN KROOKS, LLP 655 Third Avenue New York, NY 10017 Tel: (212) 490-2020 Fax: (212) 490-2990

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